National Aeronautics and Space Administration

John F. Kennedy Space Center Kennedy Space Center, FL 32899



February 6, 2023

Reply to Attn of:

SI-E2

Mr. Evan Miller
Florida Department of Environmental Protection
Division of Waste Management
Federal Facilities Section
Bob Martinez Center
Mail Station 4535
2600 Blair Stone Road
Tallahassee, Fl 32399-2400

Subject: Land Use Control (LUC) Inspections Report 2021 for John F. Kennedy Space Center(KSC), Florida

Dear Mr. Moore:

This letter report documents the quarterly LUC inspections the KSC Remediation Group conducts at sites with approved LUC Implementation Plans (LUCIPs).

In addition to quarterly inspections the Remediation Group also ensures compliance with LUCs by:

- Providing master planning annual updates on the extent of our Potential Release Locations (PRLs) and Solid Waste Management Units (SWMUs), with corresponding land use control information, so the KSC workforce can view land use control information within the KSC Geographic Information System (GIS) Portal,
- Participating in the reviews of an Environmental Assessment or an Environmental Baseline Survey,
- Reviewing dig permits,
- Reviewing environmental checklists,
- Participating in construction design meetings and working with Environmental Points of Contacts for construction projects,
- Reviewing dewatering plans, and
- Coordinating with the other stakeholders (KSC workforce, tenants, and other Government entities), when applicable.

Copies of the quarterly inspection reports are included in Enclosure 1 for your information. A summary of all sites with approved LUCIPs are listed in the below table:

	SWMU / PRL	Name	LUC met?	KSC RCRA Permit Table
1	SWMU #001	Wilson Corners	Yes	A.4
2	SWMU #003	Ransom Road Landfill	Yes	A.4
3	SWMU #004	Orsino Yard Storage Facility	Yes	A.4
4	SWMU #007	Hydrocarbon Burn Facility	Yes	A.4
5	SWMU #008	Launch Complex 39A (LC-39A)	Yes	A.4
6	SWMU #046	LC-39A Deluge Basin	Yes	A.4
7	SWMU #047	LC-39A Compressor Building (J8- 1659)	Yes	A.4
8	SWMU #048	LC-39A Fuel Farm (J8-1906)	Yes	A.4
9	SWMU #049	LC-39A Oxidizer Farm (J8-1862)	Yes	A.4
10	SWMU #050	LC-39A ECS Site (J8-1708C)	Yes	A.4
11	SWMU #051	LC-39A HVAC Facility (J8-1708G)	Yes	A.4
12	SWMU #009	Launch Complex 39B (LC-39B)	Yes	A.4
13	SWMU #032	LC-39B Compressor Building	Yes	A.4
14	SWMU #052	LC-39B ECS Site (J7-286)	Yes	A.4
15	SWMU #053	LC-39B HVAC Facility (J7-337C)	Yes	A.4
16	SWMU #061	LC-39B Fuel Farm (J7-534)	Yes	A.4
17	SWMU #062	LC-39B Oxidizer (J7-490)	Yes	A.4
18	SWMU #010	General Services Administration (GSA) Reclamation Yard	Yes	A.4
19	SWMU #013	GSA Vehicle Maintenance Facility	Yes	A.4
20	SWMU #014	Base Support Building (formerly known as Maintenance and Operations [M&O] Building)	Yes	A.4
21	SWMU #021	Ransom Road Sandblast Yard	Yes	A.4
22	SWMU #030	Component Cleaning Facility	Yes	A.4
23	SWMU #037	Former Drum Storage Area (J7- 2112)	Yes	A.4
24	SWMU #039	Building M7-505	Yes	A.4
25	SWMU #041	Components Refurbishment and Chemical Analysis Facility	Yes	A.2
26	SWMU #043	East Crawler Park Site (K7-0188)	Yes	A.4
27	SWMU #044	West Crawler Park Site (K6-0743)	Yes	A.4
28	SWMU #045	Central Heat Plant (M6-0595)	Yes	A.4

	SWMU / PRL	Name	LUC met?	KSC RCRA Permit Table
29	SWMU #055	Contractors Road Heavy Equipment Area	Yes	A.4
30	SWMU #015	Contractors Road Acid Dump Site	Yes	A.4
31	SWMU #016	Sewage Treatment Plant #15	Yes	A.4
32	SWMU #031	Printed Circuit Board Shop	Yes	A.4
33	SWMU #056	Mobile Launch Platform (MLP) Park Sites/Vehicle Assembly Building (VAB) Area	Yes	A.4
34	SWMU #064	Suspect Rail Car Siding	Yes	A.4
35	SWMU #066	C-5 Electrical Substation Facility (K6-1141)	Yes	A.4
36	SWMU #067	Paint and Oil Locker (POL) Area	Yes	A.4
37	SWMU #068	Jay-Jay Railroad Yard (H2-1245)	Yes	A.4
38	SWMU #069	FIREX Water Tank (M7-1362A)	Yes	A.4
39	SWMU #070	Hypergol Maintenance Facility (HMF) Hazardous Waste South Staging Areas (M7-1410)	Yes	A.4
40	SWMU #071	Wilson's Railroad Yard	Yes	A.4
41	SWMU #075	Former Development and Testing Laboratory	Yes	A.4
42	SWMU #076	Operations and Checkout Building	Yes	A.4
43	SWMU #077	Vertical Processing Facility (M7- 1469)	Yes	A.4
44	SWMU #079	Environmental Health Facility (L7-1557)	Yes	A.4
45	SWMU #081	Shuttle Flight Operation Contract (SFOC) Generator Maintenance Facility	Yes	A.4
46	SWMU #082	Communications, Maintenance, and Storage (M6-0791)	Yes	A.4
47	SWMU #084	Kennedy Athletic Recreation and Social (KARS) Park I	Yes	A.4
48	SWMU #085	Engineering Development Laboratory (M7-0409)	Yes	A.4
49	SWMU #088	Supply Warehouse No. 3 (M6-0891)	Yes	A.4
50	SWMU #089	Convertor Compressor Building (K7-0468)	Yes	A.2
51	SWMU #090	HMF North (M7-0961)	Yes	A.3
52	SWMU #091	Launch Equipment Test Facility	Yes	A.4

	SWMU / PRL	Name	LUC met?	KSC RCRA Permit Table
53	SWMU #092	Central Supply Warehouse (M6-0744)	Yes	A.4
54	SWMU #093	Citgo Service Station (M6-0596)	Yes	A.4
55	SWMU #095	GSA Seized Property (M6-0880)	Yes	A.4
56	SWMU #096	Orsino Power Substation (M6-0996)	Yes	A.4
57	SWMU #098	Space Station Processing Facility (M7-0360)	Yes	A.4
58	SWMU #099	Visitors Complex Maintenance Area (M6-0504)	Yes	A.4
59	SWMU #100	Area South of K7-0516	Yes	A.2
60	SWMU #102	Propellants Storage Building Area (K7-0416B)	Yes	A.2
61	SWMU #104	KSC Headquarters Building Area (M6-0399)	Yes	A.4
62	SWMU #106	Fire Station #3 (J7-1339) (formerly known as Fire Station #6)	Yes	A.4
63	SWMU #107	Launch Complex 39 Observation Gantry Area (K7-0140)	Yes	A.2
64	SWMU #108	Mission Support Building Area (K6-1298)	Yes	A.4
65	SWMU #111	Launch Complex 39A Operations Support Building Area (J8-2109)	Yes	A.2
66	SWMU #CC054	Launch Complex 34	Yes	A.3
67	PRL #051	Launch Equipment Shop (K6-1247)	Yes	A.4
68	PRL #149	KSC Child Development Center (M6-0883)	Yes	A.4
69	PRL #150	Sewage Treatment Plant #1 (M6-0895)	Yes	A.4
70	PRL #157	Fuel Storage Area #1 Underground Storage Tank (Building 1044)	Yes	A.4
71	PRL #228	Fish and Wildlife/National Park Service Support Buildings	Yes	A.1

Notes:

RCRA = Resource Conservation and Recovery Act

SWMU is being managed under LC-39A, SWMU #008

SWMU is being managed under LC-39B, SWMU #009

SWMU is being managed under Contractors Road Heavy Equipment Area, SWMU #055

A total of 71 sites had formal LUCs at the end of the calendar year 2022.

KSC uses the Remediation Information System (RIS) database to document LUC inspections throughout the year. Inspections are performed each quarter throughout the year, documented electronically, and uploaded to RIS. Each inspection report is then reviewed, and corrective action taken for any discrepancies noted. RIS serves as a permanent repository for KSC's LUC inspections. Quarterly inspections determined all controls were maintained; no discrepancies were identified. Copies of the LUCIPs and Interim LUCIPs are provided in Enclosure 2 for your reference.

In addition to formal land use controls, KSC has adopted informal land use controls for sites in the assessment, confirmatory sampling (CS), or recently advanced into the RCRA facility investigation (RFI) phase of our RCRA Program. To ensure up to date information is provided to the KSC workforce, tenants, and commercial partners, the KSC Remediation Group provides information on the status of these sites during an Environmental Assessment or an Environmental Baseline Survey review, design package reviews, dig permit reviews, environmental checklist reviews, consultations on construction design projects, and dewatering plan reviews. A LUCIP or revised LUCIP will be submitted for FDEP approval upon completion of delineation activities at these sites.

Sites with informal LUCs include:

- 1. SWMU #036, General Service Administration (GSA) Reclamation Yard West
- 2. SWMU #112, Q6 Radar Station
- 3. SWMU #113, False Cape Data Collection Annex
- 4. SWMU #121, South Repeater Building (Per- and Polyfluoroalkyl Substances [PFAS] investigation area; formerly known as Area 3 Repeater Building, PRL #210
- 5. PRL #204, Manhole Dewatering Operations
- 6. PRL #213, South Water Pump Station
- 7. PRL #227a, Stand Alone Electrical Equipment Location of Concern (LOC) 3
- 8. PRL #227b, Stand Alone Electrical Equipment LOC 16
- 9. PRL #227c, Stand Alone Electrical Equipment LOC 29
- 10. PRL #227d, Stand Alone Electrical Equipment LOC 30
- 11. PRL #229, Unnumbered Operational Areas
- 12. PRL #237, Center-Wide PFAS Investigation (multiple areas)
- 13. PRL #239, Corrosion Atmospheric Exposure Facility

The KSC Remediation Group performed Interim Measures (IM) and CS activities at four of the above sites with informal LUCs; PRL #204, PRL #227b, PRL #227c, and PRL #227d. As a result of these remedial activities, No Further Action (NFA) requests under Risk Management Option (RMO) 1 received KSC Remediation Team (KSCRT) consensus. These requests were submitted to the Florida Department of Environmental Protection (FDEP) in 2022 through site-specific Site Rehabilitation Completion Reports (SRCRs) or CS Reports. KSCRT Meeting Minutes and Decision Items regarding NFA consensus at these four sites is

provided in Enclosure 3. Quarterly inspections at these sites were conducted during 2022, but as a result of the NFA consensus, quarterly inspections will not be conducted in 2023. Remediation details for these four sites are provided below.

- PRL #204 Manhole Dewatering Operations: An IM was conducted in 2020. The KSCRT reached consensus for NFA at PRL #204 (Meeting Minute 2012-M10, Decision Item 2012-D14). An SRCR for NFA under RMO 1 was submitted to the FDEP in January 2023.
- PRL #227b Stand Alone Electrical Equipment, LOC 16: An IM was conducted in 2020. The KSCRT reached consensus for NFA at PRL #227b (Meeting Minute 2012-M10, Decision Item 2012-D12). An SRCR for NFA under RMO 1 was submitted to the FDEP in November 2022. Concurrence with the recommendation of NFA was received from the FDEP in December 2022.
- PRL #227c Stand Alone Electrical Equipment, LOC 29: An IM was conducted in 2020. The KSCRT reached consensus for NFA at PRL #227c (Meeting Minute 2012-M10, Decision Item 2012-D13). An SRCR for NFA under RMO 1 was submitted to the FDEP in November 2022. Concurrence with the recommendation of NFA was received from the FDEP in December 2022.
- PRL #227d Stand Alone Electrical Equipment, LOC 30: CS activities were performed in 2020. Based on the sampling results, the KSCRT reached consensus for NFA at PRL #227d (Meeting Minute 2104-M5, Decision Item 2104-D21). A CS Report recommending NFA was submitted to the FDEP in May 2021.

Although an IM addressed the specific concerns for PRL #204, KSC still maintains and implements Institutional Controls (ICs) for projects with manhole operations. ICs are present for soils within a 25-feet radius around manholes at KSC. If handling the soil (excavation and any other activity in which soil is disturbed and/or handled by workers) within 25 feet of a manhole, the project proponent must contact their company's Safety and Health Office for recommendations on personal protective equipment. All disturbed soil must remain within the 25-feet radius around the manhole. If this is not possible, the soil must be properly characterized and disposed.

SRCRs were prepared for the West Crawler Park Site (SWMU #044) and the Mission Support Building Area (SWMU #108) to provide justification for NFA requests for soils under RMO 1. Both SRCRs were submitted to the FDEP in January 2023. Each report summarized the historical environmental activities at each site. Groundwater contamination is present at both sites, all groundwater concerns have been deferred to the MLP/VAB Area (SWMU #056). Sampling of groundwater at each site is conducted under the MLP/VAB Long-Term Monitoring (LTM) Program. Quarterly inspections at these sites were conducted during 2022, but as a result of the NFA consensus, quarterly inspections will not be conducted in 2023. Any inspections at the sites will be associated with the groundwater LUCs under the MLP/VAB Area (SWMU #056). Remediation details for SWMU #044 and SWMU

#108 are provided below. KSCRT Meeting Minutes and Decision Items regarding NFA consensus at these sites is provided in Enclosure 3.

- West Crawler Park Site SWMU #044: An IM to remove contaminated sediment from the ditch along the western boundary of the site was completed in 2001. Additional delineation of site soils and rescreening was conducted. Delineation sampling results indicated that concentrations of contaminants of concern (COCs) in soils were below residential Soil Cleanup Target Levels (SCTLs). An LTM groundwater monitoring plan was developed in 2000. In 2005, LTM groundwater monitoring activities were moved under the MLP/VAB LTM Program. As a result of the continued groundwater monitoring under the MLP/VAB LTM Program, the KSCRT reached consensus in the December 2018 Team meeting to defer groundwater concerns to the MLP/VAB Area (SWMU #056), NFA for soils, and to submit an SRCO for the site (Meeting Minute 1812-M8, Decision Item 1812-D27 and D29). An SRCR for NFA under RMO 1 was submitted to the FDEP in January 2023.
- Mission Support Building Area SWMU #108: In 2009, CS activities were conducted and verified that concentrations of COCs in soils were below residential SCTLs. LTM groundwater monitoring began at the site in 2009 under the Industrial Area LTM. In 2012, LTM groundwater monitoring activities were moved under the MLP/VAB LTM Program. As a result of the continued groundwater monitoring under the MLP/VAB LTM Program, the KSCRT reached consensus in the December 2018 Team meeting to defer groundwater concerns to the MLP/VAB Area (SWMU #056), NFA for soils, and submit an SRCO for the site (Meeting Minute 1812-M8, Decision Item 1812-D27 and D28). An SRCR for NFA under RMO 1 was submitted to the FDEP in January 2023.

Under the Center-Wide PFAS Investigation and other environmental Site Assessments, PFAS has been identified in the groundwater, soil, and surface water at KSC. To ensure the protection of human health and the environment, KSC has adopted the informal land use controls previously described for the areas with identified PFAS impacts. Upon receipt of groundwater, soil, and/or surface water PFAS sampling results, PFAS analytical results are screened against the 2022 U.S. Environmental Protection Agency Regional Screening Levels and/or the FDEP Surface Water Screening Levels. Based on results of those evaluations, conservative plume/impacted areas are identified and are uploaded into the KSC GIS Portal semi-annually. This information is provided to the KSC workforce, tenants, and commercial partners. The KSC Remediation Group further provides this information and guidance for the PFAS areas during an Environmental Assessment or an Environmental Baseline Survey review, design package reviews, dig permit reviews, environmental checklist reviews, consultations on construction design projects, and dewatering plan reviews. The areas identified with PFAS impacts are listed below. A LUCIP or revised LUCIP will be submitted for FDEP approval upon completion of PFAS delineation activities at these sites.

PFAS Impacted Areas:

- 1. SWMU #007, Hydrocarbon Burn Facility (PFAS investigation area)
- 2. SWMU #008, Launch Complex 39A (PFAS investigation area)
- 3. SWMU #009, Launch Complex 39B (PFAS investigation area)
- 4. SWMU #010, GSA Reclamation Yard (PFAS investigation area)
- 5. SWMU #014, Base Support Building Area (formerly known as M&O Building) (PFAS investigation area)
- 6. SWMU #030, Components Cleaning Facility (PFAS investigation area)
- 7. SWMU #105, Former Fire Station #2 (PFAS investigation area)
- 8. SWMU #106, Fire Station #3 (formerly known as Fire Station #6, PFAS investigation area)
- 9. SWMU #114, Fire Station #2, Sewage Treatment Plant #17, and Towway Area (PFAS investigation area)
- 10. SWMU #115, VAB North Area (PFAS investigation area)
- 11. SWMU #116, Fire Station #1 Area (PFAS investigation area)
- 12. SWMU #117, Sewage Treatment Plant #1 and Sludge Disposal Area (PFAS investigation area)
- 13. SWMU #118, KARS Park II (PFAS investigation area)
- 14. SWMU #119, Morpheus Test Area (PFAS investigation area)
- 15. SWMU #121, South Repeater Building (PFAS investigation area; formerly known as Area 3 Repeater Building, PRL #210)
- 16. PRL #237, Center-Wide PFAS Investigation (multiple areas)

At KSC, a dewatering plan is required to be submitted with construction design packages, if any dewatering activities will be associated with construction activities in identified areas where PFAS is present in the groundwater. The project proponent is required to submit these dewatering plans in advance to the KSC Remediation Group. The construction dewatering plans are reviewed by the KSC Remediation Group and are submitted to the FDEP for concurrence. Each dewatering plan includes the location, the method of dewatering (e.g., pump out manhole, wellpoint dewatering), the pumping rate, depth of dewatering, the estimated duration of dewatering (hours/days), an estimated amount to be dewatered (gallons), any dewatering sequence, if applicable, the proposed discharge location, and any controls to be employed to prevent direct or indirect discharge to surface water. Project proponents are notified of concurrence and any other guidance that was received from the FDEP. The KSC Remediation Group submitted dewatering plans for FDEP concurrence in 2019 and 2022. Enclosure 4 summarizes the dewatering plans, discharge locations, and the guidance that was provided to each project proponent. The locations of the dewatering discharge locations are included as Enclosure 5. The 2019 dewatering plans were not included in previous LUC Inspection Reports. To ensure that these dewatering plans are documented, they are being included in the 2022 LUC Inspection Report for completeness.

If you have any questions, please contact me at (321) 867-5964 or by email at christopher.d.adkison@nasa.gov.

Sincerely,



Christopher Adkinson Senior Remediation Project Manager Environmental Assurance Branch

Enclosures:

- 1. Quarterly LUC Inspection Reports
- 2. Land Use Control Implementation Plans for the 71 sites with formal land use controls
- 3. KSCRT Meeting Minutes and Decisions
- 4. KSC PFAS Dewatering Construction Projects
- 5. KSC PFAS Dewatering Sampling Locations

bcc:

SI/Read

SI-E/Read

SI-E2/Official/Read

SI-E2/AChrest:ch:1-1184:2/6/2023:2022 Annual LUCIP Report

ENCLOSURE 1

Quarterly LUC Inspection Reports

Subject: Land Use Control Inspections Report 2022 for John F. Kennedy Space Center, FL

Total # of Sites: 84

Total # of Violations: 0

WILSON CORNERS (SWMU 001)

Inspector	Inspection	Controls	Maintained	Inspector Comments
•		Dock 11 is document of the control o		Cogan grass (invasive species)
Michelle Moore	3/21/2022	Prohibit the use of groundwater at the site.	Yes	noted flowering on site
Michelle Moore	6/27/2022	Prohibit the use of groundwater at the site.	Yes	Cogan grass present on site
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	Cogan grass present on site
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	Cogan grass present on site
Resolution: Not A	pplicable			Reviewed By: C. Adkison
DANSOM DOAD	A LANDEILL (SW/MII 002)		
RANSOM ROAD Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore		Prohibit groundwater and residential use at the site.	Yes	mspector comments
Michelle Moore		Prohibit groundwater and residential use at the site.	Yes	
Michelle Moore		Prohibit groundwater and residential use at the site.	Yes	
Michelle Moore		Prohibit groundwater and residential use at the site.	Yes	
Resolution: Not A		5	1	Reviewed By: C. Adkison
				. *
ORSINO STORA	GE YARD (SV	VMU 004)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/31/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Michelle Moore	6/24/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Michelle Moore	11/29/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Resolution: Not A	nnlicable			Reviewed By: C. Adkison
	- F F			providence by corrumnon
HYDROCARBO	N BURN FACI	LITY (SWMU 007)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/31/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Michelle Moore	6/24/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Michelle Moore	11/29/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Resolution: Not A	pplicable	residential abovexposure to soils.	!	Reviewed By: C. Adkison
		MI 000		rieviewed Byv evilandon
LAUNCH COMP Inspector	Inspection	MU 008) Controls	Maintained	Inspector Comments
Michelle Moore	-	Prohibit the use of groundwater at the site.	Yes	inspector Comments
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Resolution: Not A		are use of productive at the site.	1 - 50	Reviewed By: C. Adkison
5141011 1106 21	-F F			zacia de Dj. Cirianistii

Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore	_	Prohibit the use of groundwater at the site.	Yes	
Resolution: Not A		i romote me ase or ground material at the site.	1100	Reviewed By: C. Adkison
GSA RECLAMA	TION YARD (SWMU 010)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/29/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Michelle Moore	6/24/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Michelle Moore	11/29/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Resolution: Not A	Applicable	residential dse/exposure to soils.		Reviewed By: C. Adkison
GSA VEHICLE	MAINTENANO	CE FACILITY (SWMU 013)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/31/2022	Prohibit residential exposure to surface soil and maintain the swale configuration.	Yes	
Michelle Moore	6/24/2022	Prohibit the use of groundwater at the site, prohibit residential use/exposure to soils, and maintain the swale configuration.	Yes	
Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site, prohibit residential use/exposure to soils, and maintain the swale configuration.	Yes	
Michelle Moore	11/29/2022	Prohibit the use of groundwater at the site, prohibit residential use/exposure to soils, and maintain the swale configuration.	Yes	
Resolution: Not A	 Applicable	configuration.		Reviewed By: C. Adkison
RASE SUPPORT	RIIII DING (I	FORMERLY M&O BUILDING) (SWMU 014)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	<u> </u>	Prohibit the use of groundwater at the site, prohibit residential use/exposure to soils, and maintain the swale	Yes	inspector comments
Michelle Moore	6/24/2022	configuration. Prohibit the use of groundwater at the site, prohibit residential use/exposure to soils, and maintain the swale	Yes	
Michelle Moore	9/6/2022	configuration. Prohibit the use of groundwater at the site, prohibit residential use/exposure to soils, and maintain the swale configuration.	Yes	
Michelle Moore	11/29/2022	Prohibit the use of groundwater at the site, prohibit residential use/exposure to soils, and maintain the swale configuration.	Yes	
	Applicable			Reviewed By: C. Adkison

Inspector	Inspection	Controls	Maintained	Inspector Comments
•		Prohibit residential use/exposure to soils. The site is to		•
Michelle Moore	3/29/2022	maintain the existing pavement to restrict industrial use	Yes	
		access to soils.		
		Prohibit residential use/exposure to soils. The site is to		
Michelle Moore	6/24/2022	maintain the existing pavement to restrict industrial use	Yes	
		access to soils.		
		Prohibit residential use/exposure to soils. The site is to		
Michelle Moore	9/6/2022	maintain the existing pavement to restrict industrial use	Yes	
		access to soils.		
		Prohibit residential use/exposure to soils. The site is to		
Michelle Moore	11/29/2022	maintain the existing pavement to restrict industrial use	Yes	
		access to soils.		
Resolution: Not A	Applicable		•	Reviewed By: C. Adkison
				,
COMPONENT (CLEANING FA	CILITY (SWMU 030)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/21/2022	Prohibit the use of groundwater at the site.	Yes	•
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore	11/30/2022	Prohibit the use of groundwater at the site.	Yes	
Resolution: Not A		5		Reviewed By: C. Adkison
	**			,
GSA RECLAMA	TION VARD V	VEST (SWMU 036)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Hispector	1 -	Prohibit the use of groundwater at the site and to prohibit	Maintaineu	inspector Comments
Michelle Moore		residential use/exposure to soils.	Yes	
		Prohibit the use of groundwater at the site and to prohibit		
Michelle Moore	6/24/2022	residential use/exposure to soils.	Yes	
	+	Prohibit the use of groundwater at the site and to prohibit		
Michelle Moore	9/6/2022	residential use/exposure to soils.	Yes	
	+	Prohibit the use of groundwater at the site and to prohibit		
Michelle Moore		residential use/exposure to soils.	Yes	
Michelle Moore	11/29/2022			
		residential use/exposure to soils.		Paviawad Rv. C Adkison
Resolution: Not A		residential use/exposure to sons.		Reviewed By: C. Adkison
Resolution: Not A	Applicable			Reviewed By: C. Adkison
Resolution: Not A	Applicable M STORAGE A	REA, J7-2112 (SWMU 037)	Maintained	
Resolution: Not A	Applicable	REA, J7-2112 (SWMU 037) Controls	Maintained Ves	Reviewed By: C. Adkison Inspector Comments
Resolution: Not A FORMER DRUM Inspector	Applicable M STORAGE A Inspection	REA, J7-2112 (SWMU 037) Controls Prohibit the use of groundwater at the site.	Yes	-
Resolution: Not A FORMER DRUM Inspector	Applicable M STORAGE A Inspection	REA, J7-2112 (SWMU 037) Controls Prohibit the use of groundwater at the site. No planned use of land for residential community.	Yes Yes	-
Resolution: Not A FORMER DRUM Inspector	Applicable M STORAGE A Inspection	REA, J7-2112 (SWMU 037) Controls Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water.	Yes Yes Yes	-
Resolution: Not A FORMER DRUM Inspector Michelle Moore	Applicable A STORAGE A Inspection 3/31/2022	REA, J7-2112 (SWMU 037) Controls Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes	-
Resolution: Not A FORMER DRUM Inspector Michelle Moore	Applicable A STORAGE A Inspection 3/31/2022	REA, J7-2112 (SWMU 037) Controls Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site. No planned use of land for residential community.	Yes Yes Yes Yes Yes	-
Resolution: Not A FORMER DRUM Inspector Michelle Moore	Applicable A STORAGE A Inspection 3/31/2022	REA, J7-2112 (SWMU 037) Controls Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes	-
Resolution: Not A	Applicable A STORAGE A Inspection 3/31/2022 6/27/2022	REA, J7-2112 (SWMU 037) Controls Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site. No planned use of land for residential community.	Yes Yes Yes Yes Yes	-
FORMER DRUM Inspector Michelle Moore Michelle Moore	Applicable A STORAGE A Inspection 3/31/2022 6/27/2022	REA, J7-2112 (SWMU 037) Controls Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Yes Yes Yes	-
FORMER DRUM Inspector Michelle Moore Michelle Moore	Applicable A STORAGE A Inspection 3/31/2022 6/27/2022	REA, J7-2112 (SWMU 037) Controls Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site. No planned use of land for residential community.	Yes Yes Yes Yes Yes Yes Yes Yes Yes	-
FORMER DRUM Inspector Michelle Moore Michelle Moore	Applicable A STORAGE A Inspection 3/31/2022 6/27/2022	REA, J7-2112 (SWMU 037) Controls Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water.	Yes	-
FORMER DRUM Inspector Michelle Moore Michelle Moore Michelle Moore	Applicable ### STORAGE A Inspection 3/31/2022 6/27/2022 9/6/2022	REA, J7-2112 (SWMU 037) Controls Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site.	Yes	-
FORMER DRUM Inspector Michelle Moore Michelle Moore	Applicable ### STORAGE A Inspection 3/31/2022 6/27/2022 9/6/2022	REA, J7-2112 (SWMU 037) Controls Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water. Prohibit the use of groundwater at the site. No planned use of land for residential community. Prevent groundwater discharge to surface water.	Yes	-

Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	2/21/2022	Prohibit the use of groundwater at the site and	Yes	•
Michelle Moore	3/31/2022	industrial/residential access to soils.	Y es	
Michelle Moore	6/24/2022	Prohibit the use of groundwater at the site and	Yes	
Michelle Moore	0/24/2022	industrial/residential access to soils.	1 68	
Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site and	Yes	
Michelle Moore	9/6/2022	industrial/residential access to soils.	i es	
Michelle Moore	11/29/2022	Prohibit the use of groundwater at the site and	Yes	
		industrial/residential access to soils.	res	
Resolution: Not A	Applicable			Reviewed By: C. Adkison
COMPONENTS	REFURBISHN	MENT AND CHEMICAL ANALYSIS LABORATORY	` 	
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/29/2022	Prohibit the use of groundwater at the site and to prohibit	Yes	
	3.27.2022	residential use/exposure to soils.	1-50	
Michelle Moore	6/24/2022	Prohibit the use of groundwater at the site and to prohibit	Yes	
		residential use/exposure to soils.		
Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site and to prohibit	Yes	
		residential use/exposure to soils.		
Michelle Moore	11/29/2022	Prohibit the use of groundwater at the site and to prohibit	Yes	
D l42 N - 4	A 12 1-1	residential use/exposure to soils.		D ' ID CAN'
Resolution: Not A	Аррисавіе			Reviewed By: C. Adkison
EACE CDANAE				
EASI CRAWLE	R PARK SITE	(SWMU 043)		
Inspector	Inspection	(SWMU 043) Controls	Maintained	Inspector Comments
Inspector	Inspection		Maintained Yes	Inspector Comments
Inspector Michelle Moore	Inspection 3/31/2022	Controls		Inspector Comments
Inspector Michelle Moore Michelle Moore	3/31/2022 6/27/2022	Controls Prohibit residential use/exposure to soils.	Yes	Inspector Comments
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore	3/31/2022 6/27/2022 9/6/2022 11/30/2022	Controls Prohibit residential use/exposure to soils. Prohibit residential use/exposure to soils.	Yes Yes	Inspector Comments
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore	3/31/2022 6/27/2022 9/6/2022 11/30/2022	Controls Prohibit residential use/exposure to soils. Prohibit residential use/exposure to soils. Prohibit residential use/exposure to soils.	Yes Yes Yes	Inspector Comments Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A	3/31/2022 6/27/2022 9/6/2022 11/30/2022 Applicable	Controls Prohibit residential use/exposure to soils.	Yes Yes Yes	
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A	Inspection 3/31/2022 6/27/2022 9/6/2022 11/30/2022 Applicable ER PARK SITE	Controls Prohibit residential use/exposure to soils. C (SWMU 044)	Yes Yes Yes Yes	Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A	3/31/2022 6/27/2022 9/6/2022 11/30/2022 Applicable	Controls Prohibit residential use/exposure to soils.	Yes Yes Yes	
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WEST CRAWLI	Inspection 3/31/2022 6/27/2022 9/6/2022 11/30/2022 Applicable ER PARK SITE Inspection	Controls Prohibit residential use/exposure to soils. C (SWMU 044) Controls	Yes Yes Yes Yes Yes Maintained	Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WEST CRAWLI	Inspection 3/31/2022 6/27/2022 9/6/2022 11/30/2022 Applicable ER PARK SITE Inspection	Controls Prohibit residential use/exposure to soils. C (SWMU 044)	Yes Yes Yes Yes	Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WEST CRAWLI Inspector Michelle Moore	Inspection 3/31/2022 6/27/2022 9/6/2022 11/30/2022 Applicable ER PARK SITE Inspection 3/29/2022	Controls Prohibit residential use/exposure to soils. C(SWMU 044) Controls Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WEST CRAWLI Inspector Michelle Moore	Inspection 3/31/2022 6/27/2022 9/6/2022 11/30/2022 Applicable ER PARK SITE Inspection 3/29/2022	Controls Prohibit residential use/exposure to soils. C (SWMU 044) Controls	Yes Yes Yes Yes Yes Maintained	Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WEST CRAWLI Inspector Michelle Moore	Inspection 3/31/2022 6/27/2022 9/6/2022 11/30/2022 Applicable ER PARK SITE Inspection 3/29/2022 6/27/2022	Controls Prohibit residential use/exposure to soils. C (SWMU 044) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Maintained Yes Yes	Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A	Inspection 3/31/2022 6/27/2022 9/6/2022 11/30/2022 Applicable ER PARK SITE Inspection 3/29/2022 6/27/2022	Controls Prohibit residential use/exposure to soils. C(SWMU 044) Controls Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WEST CRAWLI Inspector Michelle Moore	Inspection 3/31/2022 6/27/2022 9/6/2022 11/30/2022 Applicable ER PARK SITE Inspection 3/29/2022 6/27/2022	Controls Prohibit residential use/exposure to soils. C (SWMU 044) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Maintained Yes Yes	Reviewed By: C. Adkison

	T PLANT (SW	l '	1	I
Inspector	Inspection	Controls	Maintained	Inspector Comments
NC 1 11 NC	2/21/2022	Prohibit the use of groundwater at the site, prohibit	37	
Michelle Moore	3/31/2022	residential use/exposure to soils, and maintain the swale	Yes	
		configuration. Prohibit the use of groundwater at the site, prohibit		
Michelle Moore	6/24/2022	residential use/exposure to soils, and maintain the swale	Yes	
		Prohibit the use of groundwater at the site, prohibit		
Michelle Moore	9/6/2022	residential use/exposure to soils, and maintain the swale	Yes	
Wileliene Wieore	37 G/ 2022	configuration.	1 65	
		Prohibit the use of groundwater at the site, prohibit		
Michelle Moore	11/29/2022	residential use/exposure to soils, and maintain the swale	Yes	
		configuration.		
Resolution: Not A	Applicable		!	Reviewed By: C. Adkison
CONTRACTOR	C DO A D HE A X	W. FOLHDMENT ADEA (CWML 55)		
Inspector	Inspection	/Y EQUIPMENT AREA (SWMU 55) Controls	Maintained	Inspector Comments
тізрестої	•		Maintained	inspector comments
Michelle Moore	3/31/2022	Prohibit the use of groundwater at the site.	Yes	
Michelle Moore	6/24/2022	Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Resolution: Not A	Applicable			Reviewed By: C. Adkison
MODILETAIN	CH DI ATEOD	MANERICA E ACCEMBLA DINC A DE A COMMI	.050	
	1	M/VEHICLE ASSEMBLY BUILDING AREA (SWMU		In an arter Comments
Inspector	Inspection	Controls Prohibit the use of groundwater at the site and to prohibit	Maintained	Inspector Comments
Michelle Moore	3/31/2022	residential use/exposure to soils.	Yes	
Michelle Moore	6/27/2022	Prohibit the use of groundwater at the site and to prohibit	Yes	
Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site and to prohibit	Yes	
Whenene Wioore	9/0/2022	residential use/exposure to soils.	1 65	
Michelle Moore	11/30/2022	Prohibit the use of groundwater at the site and to prohibit	Yes	
Resolution: Not A	Ammliaahla	residential use/exposure to soils.		Designation of Addition
Resolution: Not F	хррисавіе			Reviewed By: C. Adkison
SUSPECT RAIL	CAR SIDING	(SWMU 064)		
Inspector	Inspection	Controls	Maintained	
Michelle Moore	3/29/2022	Prohibit residential use/exposure to soils.	Yes	additional soils stockpiled on
Michelle Moore	6/27/2022	Prohibit residential use/exposure to soils.	Yes	
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Resolution: Not A				Reviewed By: C. Adkison
C 5 FI FCTDIC	AI CHRCTATI	ON FACILITY, K6-1141 (SWMU 066)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	Inspector Comments
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
	0/2//2022	a romon die use of groundwater at the site.	103	
Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site.	Yes	
Michelle Moore Resolution: Not A		Prohibit the use of groundwater at the site.	Yes	Reviewed By: C. Adkison

Inchaetan	Inspection	Controls	Maintained	Inspector Comments
Inspector	1	Prohibit the use of groundwater at the site and to prohibit	Maintained	Inspector Comments
Michelle Moore	3/31/2022	residential use/exposure to soils.	Yes	
		Prohibit the use of groundwater at the site and to prohibit		
Michelle Moore	6/24/2022	residential use/exposure to soils.	Yes	
		Prohibit the use of groundwater at the site and to prohibit		
Michelle Moore	9/6/2022	residential use/exposure to soils.	Yes	
		Prohibit the use of groundwater at the site and to prohibit		
Michelle Moore	11/29/2022	residential use/exposure to soils.	Yes	
Resolution: Not A	Applicable		1	Reviewed By: C. Adkison
	••			, ,
JAY JAY RAILI	ROAD YARD (S	SWMU 068)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/29/2022	Maintain site usage as a Rail Road Yard.	Yes	
Michelle Moore	6/27/2022	Maintain site usage as a Rail Road Yard.	Yes	
Michelle Moore	9/6/2022	Maintain site usage as a Rail Road Yard.	Yes	
Michelle Moore	11/30/2022	Maintain site usage as a Rail Road Yard.	Yes	
Resolution: Not A	Applicable		-	Reviewed By: C. Adkison
FIREX WATER	_ `	,	1	T
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/31/2022	Maintain swale configuration and limit human activity	Yes	
- Trichene Wicore	3/31/2022	within the swale to intermittent maintenance.	1 65	
Michelle Moore	6/24/2022	Maintain swale configuration and limit human activity	Yes	
Witchene Wicore	0,21,2022	within the swale to intermittent maintenance.	1 65	
Michelle Moore	9/6/2022	Maintain swale configuration and limit human activity	Yes	
- Trichene Micore	37 G/ Z G Z Z	within the swale to intermittent maintenance.	1 65	
Michelle Moore	11/29/2022	Maintain swale configuration and limit human activity	Yes	
		within the swale to intermittent maintenance.	1.00	
Resolution: Not A	Applicable			Reviewed By: C. Adkison
HME HAZADDA	NIC WASTE C	DUTH CTACING ADEAG (CWMH 070)		
	_	OUTH STAGING AREAS (SWMU 070)	Maintainad	In an actor Community
Inspector	Inspection	Controls	Maintained	Inspector Comments
Inspector Michelle Moore	Inspection 3/31/2022	Controls Prohibit the use of groundwater at the site.	Yes	Inspector Comments
Inspector Michelle Moore Michelle Moore	3/31/2022 6/24/2022	Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes	Inspector Comments
Inspector Michelle Moore Michelle Moore Michelle Moore	3/31/2022 6/24/2022 9/6/2022	Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes	Inspector Comments
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore	3/31/2022 6/24/2022 9/6/2022 11/29/2022	Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes	
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore	3/31/2022 6/24/2022 9/6/2022 11/29/2022	Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes	Inspector Comments Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A	Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable	Controls Prohibit the use of groundwater at the site.	Yes Yes Yes	
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A	Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable LROAD YARD	Controls Prohibit the use of groundwater at the site. (SWMU 071)	Yes Yes Yes Yes	Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WILSON'S RAII	Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable LROAD YARD Inspection	Controls Prohibit the use of groundwater at the site. (SWMU 071) Controls	Yes Yes Yes Yes	
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WILSON'S RAII Inspector Michelle Moore	Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable LROAD YARD Inspection 3/21/2022	Controls Prohibit the use of groundwater at the site. (SWMU 071) Controls Maintain site usage as a Rail Road Yard.	Yes Yes Yes Yes Maintained Yes	Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WILSON'S RAII Inspector Michelle Moore Michelle Moore	Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable LROAD YARD Inspection 3/21/2022 6/27/2022	Controls Prohibit the use of groundwater at the site. (SWMU 071) Controls Maintain site usage as a Rail Road Yard. Maintain site usage as a Rail Road Yard.	Yes Yes Yes Yes Maintained Yes Yes	Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WILSON'S RAII Inspector Michelle Moore Michelle Moore Michelle Moore	Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable LROAD YARD Inspection 3/21/2022 6/27/2022 9/6/2022 9/6/2022	Controls Prohibit the use of groundwater at the site. (SWMU 071) Controls Maintain site usage as a Rail Road Yard. Maintain site usage as a Rail Road Yard. Maintain site usage as a Rail Road Yard.	Yes Yes Yes Yes Maintained Yes Yes Yes	Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WILSON'S RAII Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore	Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable Inspection 3/21/2022 6/27/2022 9/6/2022 11/30/2022 11/30/2022	Controls Prohibit the use of groundwater at the site. (SWMU 071) Controls Maintain site usage as a Rail Road Yard. Maintain site usage as a Rail Road Yard.	Yes Yes Yes Yes Maintained Yes Yes	Reviewed By: C. Adkison Inspector Comments
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WILSON'S RAII Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore	Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable Inspection 3/21/2022 6/27/2022 9/6/2022 11/30/2022 11/30/2022	Controls Prohibit the use of groundwater at the site. (SWMU 071) Controls Maintain site usage as a Rail Road Yard. Maintain site usage as a Rail Road Yard. Maintain site usage as a Rail Road Yard.	Yes Yes Yes Yes Maintained Yes Yes Yes	Reviewed By: C. Adkison Inspector Comments
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WILSON'S RAII Inspector Michelle Moore Resolution: Not A	Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable Inspection 3/21/2022 6/27/2022 9/6/2022 11/30/2022 Applicable Inspection 3/21/2022 9/6/2022 11/30/2022 Applicable Inspection 3/21/2022 11/30/2022 11/30/2022 11/30/2022 Applicable Inspection 3/21/2022 11/30/2022 11/30/2022 11/30/2022 Applicable Inspection 3/21/2022 11/30/2022 11/3	Controls Prohibit the use of groundwater at the site. (SWMU 071) Controls Maintain site usage as a Rail Road Yard. Maintain site usage as a Rail Road Yard. Maintain site usage as a Rail Road Yard.	Yes Yes Yes Yes Maintained Yes Yes Yes	Reviewed By: C. Adkison Inspector Comments
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WILSON'S RAII Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A	Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable Inspection 3/21/2022 6/27/2022 9/6/2022 11/30/2022 Applicable Inspection 3/21/2022 9/6/2022 11/30/2022 Applicable Inspection 3/21/2022 11/30/2022 11/30/2022 11/30/2022 Applicable Inspection 3/21/2022 11/30/2022 11/30/2022 11/30/2022 Applicable Inspection 3/21/2022 11/30/2022 11/3	Controls Prohibit the use of groundwater at the site. (SWMU 071) Controls Maintain site usage as a Rail Road Yard.	Yes Yes Yes Yes Maintained Yes Yes Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WILSON'S RAII Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A FORMER DEVE	Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable Inspection 3/21/2022 6/27/2022 9/6/2022 11/30/2022 Applicable CLOPMENT At Inspection Inspection Inspection Applicable CLOPMENT At Inspection Applicable CLOPMENT At Inspection 1/20/20/20/20/20/20/20/20/20/20/20/20/20/	Controls Prohibit the use of groundwater at the site. (SWMU 071) Controls Maintain site usage as a Rail Road Yard.	Yes Yes Yes Yes Maintained Yes Yes Yes Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WILSON'S RAII Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A	Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable Inspection 3/21/2022 6/27/2022 9/6/2022 11/30/2022 Applicable CLOPMENT AN Inspection 3/29/2022 1/30/2022	Controls Prohibit the use of groundwater at the site. (SWMU 071) Controls Maintain site usage as a Rail Road Yard. Mointain site usage as a Rail Road Yard. ND TESTING LABORATORY (SWMU 075) Controls	Yes Yes Yes Yes Maintained Yes Yes Yes Yes Maintained	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WILSON'S RAII Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore FORMER DEVE Inspector Michelle Moore	Inspection 3/31/2022 6/24/2022 11/29/2022 Applicable Inspection 3/21/2022 6/27/2022 9/6/2022 11/30/2022 Applicable CLOPMENT At Inspection 3/29/2022 6/24/202	Controls Prohibit the use of groundwater at the site. (SWMU 071) Controls Maintain site usage as a Rail Road Yard. Mointain site usage as a Rail Road Yard. ND TESTING LABORATORY (SWMU 075) Controls Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Maintained Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison
Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A WILSON'S RAII Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore FORMER DEVE Inspector Michelle Moore Michelle Moore	Inspection 3/31/2022 6/24/2022 11/29/2022 Applicable Inspection 3/21/2022 6/27/2022 6/27/2022 11/30/2022 Applicable Inspection 3/29/2022 11/30/202	Controls Prohibit the use of groundwater at the site. (SWMU 071) Controls Maintain site usage as a Rail Road Yard. Mointain site usage as a Rail Road Yard. ND TESTING LABORATORY (SWMU 075) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Yes Maintained Yes Yes Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison

Inspector	Inspection	Controls	Maintained	Inspector Comments
	<u> </u>	Prohibit the use of groundwater at the site and to prohibit		
Michelle Moore	3/31/2022	residential use/exposure to soils.	Yes	
Michelle Moore	6/24/2022	Prohibit the use of groundwater at the site and to prohibit	Yes	
Witchelle Moore	6/24/2022	residential use/exposure to soils.	res	
Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Michelle Moore	11/29/2022	Prohibit the use of groundwater at the site and to prohibit	Yes	
Resolution: Not A			•	Reviewed By: C. Adkison
		CILITY, M7-1469 (SWMU 077)	T	T
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	Daviaruad Dru C. Adlriana
Resolution: Not A	ъррисавие			Reviewed By: C. Adkison
ENVIRONMENT	TAL HEALTH	FACILITY, L7-1557 (SWMU 079)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	Inspector Comments
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Resolution: Not A		5		Reviewed By: C. Adkison
Inspector	Inspection	NANCE FACILITY (SWMU 081) Controls	Maintained	Inspector Comments
	-			Inspector Comments
Michelle Moore	3/29/2022	Prohibit the use of groundwater at the site.	Yes	Inspector Comments
Michelle Moore Michelle Moore	3/29/2022 6/27/2022	Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes	Inspector Comments
Michelle Moore Michelle Moore Michelle Moore Michelle Moore	3/29/2022 6/27/2022 9/6/2022	Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes	Inspector Comments
Michelle Moore Michelle Moore Michelle Moore Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022	Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes	Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022	Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes	
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A	3/29/2022 6/27/2022 9/6/2022 11/30/2022 applicable	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082)	Yes Yes Yes Yes	Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINT	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls	Yes Yes Yes Yes	
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 pplicable IONS, MAINT Inspection 3/31/2022	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Maintained Yes	Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINT Inspection 3/31/2022 6/24/2022	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Maintained Yes Yes	Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore Michelle Moore Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 applicable IONS, MAINT Inspection 3/31/2022 6/24/2022 9/6/2022	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Maintained Yes Yes Yes	Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 applicable IONS, MAINT Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Maintained Yes Yes	Reviewed By: C. Adkison Inspector Comments
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 applicable IONS, MAINT Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Maintained Yes Yes Yes	Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore Resolution: Not A	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINT Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Maintained Yes Yes Yes	Reviewed By: C. Adkison Inspector Comments
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore Michelle Moo	3/29/2022 6/27/2022 9/6/2022 11/30/2022 applicable IONS, MAINT Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 applicable	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Maintained Yes Yes Yes Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Kars Park 1 (5) Inspector	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINT Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 applicable SWMU 084) Inspection	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Controls Controls	Yes Yes Yes Yes Maintained Yes Yes Yes Yes Maintained	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore KARS PARK 1 (S Inspector Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINT Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 typlicable SWMU 084) Inspection 3/29/2022	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Controls Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Yes Maintained Yes Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Michelle Moore Resolution: Not A KARS PARK 1 (S Inspector Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINT) Inspection 3/31/2022 6/24/2022 11/29/2022 11/29/2022 Applicable SWMU 084) Inspection 3/29/2022 6/24/2022	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Maintained Yes Yes Yes Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINT) Inspection 3/31/2022 6/24/2022 11/29/2022 11/29/2022 Applicable SWMU 084) Inspection 3/29/2022 6/24/2022 9/6/2022	Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Yes Maintained Yes Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINT Inspection 3/31/2022 6/24/2022 11/29/2022 Applicable SWMU 084) Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Yes Maintained Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINT Inspection 3/31/2022 6/24/2022 11/29/2022 Applicable SWMU 084) Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022	Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Yes Maintained Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison Inspector Comments
Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINT Inspection 3/31/2022 6/24/2022 11/29/2022 Applicable SWMU 084) Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022	Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Yes Maintained Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison Inspector Comments
Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINT Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable SWMU 084) Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 11/29/2022 pplicable DEVELOPME Inspection	Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Yes Maintained Yes Yes Yes Yes Yes Maintained Yes Yes Yes Yes Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison Inspector Comments
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINTI Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2022 Applicable SWMU 084) Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 11/29/2022 11/29/2022 pplicable DEVELOPME Inspection 3/31/2022	Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINT Inspection 3/31/2022 6/24/2022 11/29/2022 11/29/2022 Applicable SWMU 084) Inspection 3/29/2022 11/29/2022	Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site.	Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A COMMUNICAT Inspector Michelle Moore	3/29/2022 6/27/2022 9/6/2022 11/30/2022 Applicable IONS, MAINTI Inspection 3/31/2022 6/24/2022 11/29/2022 11/29/2022 Applicable SWMU 084) Inspection 3/29/2022 11/29/2022	Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. ENANCE, & STORAGE, M6-0791 (SWMU 082) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison

Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Resolution: Not A		110mort the use of groundwater at the site.	1 03	Reviewed By: C. Adkison
1000111011111011	-ррисцые			reviewed by: C. Hukison
CONVERTOR/C	COMPRESSOR	BUILDING, K7-0468 (SWMU 089)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/29/2022	Prohibit the use of groundwater at the site.	Yes	-
Michelle Moore	6/27/2022	Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Resolution: Not A		Tromoto the use of ground which are the site.	1100	Reviewed By: C. Adkison
100141011111011	-ррисцые			Reviewed By. C. Mukison
HMF NORTH, N	17-0961 (SWM)	U 090)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
•		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore	3/31/2022	Prevent exposure to soil beneath active transformer.	Yes	
		•		
Michelle Moore	6/24/2022	Prohibit the use of groundwater at the site.	Yes	
		Prevent exposure to soil beneath active transformer.	Yes	
Maria II. Maria	0/6/2022	Prohibit the use of groundwater at the site.	Yes	
Michelle Moore	9/6/2022	Prevent exposure to soil beneath active transformer.	Yes	
) C 1 11) C	11/20/2022	Prohibit the use of groundwater at the site.	Yes	
Michelle Moore	11/29/2022	Prevent exposure to soil beneath active transformer.	Yes	
Resolution: Not A	Applicable	1		Reviewed By: C. Adkison
	F 1:			,
LAUNCH EQUI	PMENT TEST	FACILITY (SWMU 091)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	•
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Resolution: Not A				Reviewed By: C. Adkison
	**			,
CENTRAL SUPI	PLY WAREHO	OUSE, M6-0744 (SWMU 092)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Michelle Moore	6/24/2022	Prohibit residential use/exposure to soils.	Yes	
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Resolution: Not A		Tromote residential asset exposure to some.	1105	Reviewed By: C. Adkison
	-F (************************************			2.5.10 near Dy. C. Hunisun
CITGO SERVIC	E STATION, M	46-0596 (SWMU 093)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
4: 1 11 3.4	3/31/2022	Prohibit the use of groundwater at the site.	Yes	•
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
	0/24/2022			
Michelle Moore		<u> </u>	Yes	
Michelle Moore Michelle Moore Michelle Moore Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes	

		0880 (SWMU 095)	lan e e e	
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore Michelle Moore		Groundwater not being used. Groundwater not being used.	Yes Yes	
Michelle Moore		Groundwater not being used. Groundwater not being used.	Yes	
Michelle Moore		Groundwater not being used. Groundwater not being used.	Yes	
Resolution: Not A		Groundwater not being used.	res	Davierred Dru C. Adlricen
	•			Reviewed By: C. Adkison
		N, M6-0996 (SWMU 096)	N	T 4 C 4
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/31/2022	Prohibit residential use/exposure to soils.	Yes	
Michelle Moore	6/24/2022	Prohibit residential use/exposure to soils.	Yes	
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Resolution: Not A	pplicable			Reviewed By: C. Adkison
		G FACILITY, M7-0360 (SWMU 098)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site.	Yes	
Michelle Moore	11/29/2022	Prohibit the use of groundwater at the site.	Yes	
Resolution: Not A	pplicable			Reviewed By: C. Adkison
VISITOR COMP	LEX MAINTE	NANCE AREA, M6-0504 (SWMU 099)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/29/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Michelle Moore	6/24/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils.	Yes	
Michelle Moore	11/29/2022	Prohibit the use of groundwater at the site and to prohibit	Yes	
Resolution: Not A	pplicable	residential use/exposure to soils.		Reviewed By: C. Adkison
ADE A COUTH O	E 1/2 0517 (CV	VARI 100)		
AREA SOUTH O Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/31/2022	Prohibit the use of groundwater at the site.	Yes	
Michelle Moore	6/24/2022	Prohibit the use of groundwater at the site.	Yes	
Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site.	Yes	
Michelle Moore	12/1/2022	Prohibit the use of groundwater at the site.	No	Manhole dewatering was occurring during inspection of this site at manhole P4 location The NASA RPM is aware of the activity and FDEP was consulted and approved this dewatering prior to project start. This location has been captured on the dewatering table that is tracking all the dewatering locations where PFAS is a COC for follow up
Resolution: Dewa	tering activities	s were coordinated through the KSCRT and FDEP.		sampling at a later date. Reviewed By: C. Adkison

Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/29/2022	Prohibit the use of groundwater at the site.	Yes	•
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Michelle Moore		Prohibit the use of groundwater at the site.	Yes	
Resolution: Not A			•	Reviewed By: C. Adkison
KSC HEADOUA	DTEDS BIIII I	DING AREA (SWMU 104)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
.,				Construction clearing taking
		Prohibit residential use/exposure to soil and maintain		place. Contaminated soils and
Michelle Moore	3/17/2021	concrete pad encapsulation. Also maintain the use of	Yes	concrete have been removed
		bollards with chains and signs in the concrete pad areas.		from this location through an
				Interim Measure.
		Destrict and destrict was lower as well and assistation		Contaminated soils and
Michelle Moore	6/24/2022	Prohibit residential use/exposure to soil and maintain concrete pad encapsulation. Also maintain the use of	Yes	concrete have been removed
Michelle Moore	0/24/2022	bollards with chains and signs in the concrete pad areas.	res	from this location through an
		bonards with chains and signs in the concrete pad areas.		Interim Measure.
		Prohibit residential use/exposure to soil and maintain		Contaminated soils and
Michelle Moore	0/6/2022	concrete pad encapsulation. Also maintain the use of	Yes	concrete have been removed
Whenene Wioore	9/0/2022	bollards with chains and signs in the concrete pad areas.	1 es	from this location through an
		bonards with chains and signs in the concrete pad areas.		Interim Measure.
		Prohibit residential use/exposure to soil and maintain		Contaminated soils and
Michelle Moore	11/20/2022	concrete pad encapsulation. Also maintain the use of	Yes	concrete have been removed
Whenene Wioore	11/29/2022	bollards with chains and signs in the concrete pad areas.	1 65	from this location through an
		bonards with chains and signs in the concrete pad areas.		Interim Measure.
Resolution: Not A	Applicable			Reviewed By: C. Adkison
		LY FIRE STATION #6), J7-1339 (SWMU 106)	1	
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	•	l		
Michelle Moore	3/17/2021	Prohibit the use of groundwater at the site.	Yes	
Michelle Moore	3/17/2021	Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer.	Yes Yes	
Michelle Moore Michelle Moore	3/17/2021	Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site.	Yes Yes	
		Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer.	Yes Yes Yes	
		Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes	
Michelle Moore	6/27/2022	Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer.	Yes Yes Yes Yes Yes Yes	
Michelle Moore	6/27/2022	Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Yes Yes Yes	
Michelle Moore Michelle Moore Michelle Moore	6/27/2022 9/6/2022 12/1/2022	Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer.	Yes Yes Yes Yes Yes Yes	Decimal Dec C Addition
Michelle Moore	6/27/2022 9/6/2022 12/1/2022	Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site.	Yes Yes Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Resolution: Not A	6/27/2022 9/6/2022 12/1/2022 Applicable	Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prevent exposure to soil beneath active transformer.	Yes Yes Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison
Michelle Moore Michelle Moore Michelle Moore Resolution: Not A	6/27/2022 9/6/2022 12/1/2022 Applicable	Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prevent exposure to soil beneath active transformer.	Yes Yes Yes Yes Yes Yes Yes Yes	
Michelle Moore Michelle Moore Michelle Moore Resolution: Not A LC-39 OBSERV Inspector	6/27/2022 9/6/2022 12/1/2022 Applicable ATION GANTI Inspection	Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prevent exposure to soil beneath active transformer. RY AREA, K7-0140 (SWMU 107) Controls	Yes Yes Yes Yes Yes Yes Yes Yes Maintained	Reviewed By: C. Adkison Inspector Comments
Michelle Moore Michelle Moore Michelle Moore Resolution: Not A LC-39 OBSERV Inspector Michelle Moore	6/27/2022 9/6/2022 12/1/2022 Applicable ATION GANTI Inspection 3/31/2022	Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prevent exposure to soil beneath active transformer. RY AREA, K7-0140 (SWMU 107) Controls Prohibit the use of groundwater at the site.	Yes	
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Michelle Moore Michelle Moore Michelle Moore Resolution: Not A LC-39 OBSERV. Inspector Michelle Moore Inspector Michelle Moore Michelle Moore Michelle Moore	6/27/2022 9/6/2022 12/1/2022 Applicable ATION GANTI Inspection 3/31/2022 6/27/2022 9/6/2022 11/30/2022 truction activiti ORT BUILDIN Inspection 3/29/2022 6/27/2022	Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. Prohibit the use of groundwater at the site. Prevent exposure to soil beneath active transformer. RY AREA, K7-0140 (SWMU 107) Controls Prohibit the use of groundwater at the site.	Yes	Inspector Comments Heavy Equipment on site for a construction project. Project was planned and environmental controls are in place. Contractor is aware of monitoring wells in place at the site and have them sectioned off. Reviewed By: C. Adkison
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Resolution: Not Applicable Reviewed By: C. Adkison	Michelle Moore	9/6/2022	Prohibit the use of groundwater at the site and residential	Yes	
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Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/29/2022 Prohibit the use of groundwater at the site. Yes Resolution: Not Applicable Reviewed By: C. Adkison LAUNCH COMPLEX 34 (SWMU CC054) Inspector Inspection Controls Maintained Inspector Comments Michelle Moore 3/31/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 11/29/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 11/29/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Resolution: Not Applicable Reviewed By: C. Adkison LAUNCH EQUIPMENT SHOP, K6-1247 (PRL 051) Inspector Inspection Controls Maintained Inspector Comments Michelle Moore 3/31/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes		Inspection	Controls		Inspector Comments
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Resolution: Not Applicable LAUNCH COMPLEX 34 (SWMU CC054) Inspector Inspection Controls Maintained Inspector Comments Michelle Moore 3/31/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 11/29/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Resolution: Not Applicable Reviewed By: C. Adkison LAUNCH EQUIPMENT SHOP, K6-1247 (PRL 051) Inspector Inspector Inspector Office Ship Controls Maintained Inspector Comments Michelle Moore 3/31/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes	Michelle Moore Michelle Moore	3/29/2022 6/24/2022	Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes	Inspector Comments
Inspector Inspection Controls Maintained Inspector Comments Michelle Moore 6/24/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 11/29/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 11/29/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore Inspector Inspector Comments Michelle Moore 3/31/2022 Prohibit the use of groundwater at the site. Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site.	Michelle Moore Michelle Moore Michelle Moore	3/29/2022 6/24/2022 9/6/2022	Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes	Inspector Comments
Inspector Inspection Controls Maintained Inspector Comments	Michelle Moore Michelle Moore Michelle Moore Michelle Moore	3/29/2022 6/24/2022 9/6/2022 11/29/2022	Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes	
Inspector Inspection Controls Maintained Inspector Comments	Michelle Moore Michelle Moore Michelle Moore Michelle Moore	3/29/2022 6/24/2022 9/6/2022 11/29/2022	Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes Yes Yes	
Michelle Moore Michelle Moore 3/31/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Yes	Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A	Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 Applicable	Controls Prohibit the use of groundwater at the site.	Yes Yes Yes	
Michelle Moore 6/24/2022 residential/industrial exposure to soil and concrete. Michelle Moore 6/24/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 11/29/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Resolution: Not Applicable Reviewed By: C. Adkison LAUNCH EQUIPMENT SHOP, K6-1247 (PRL 051) Inspector Inspection Controls Maintained Inspector Comments Michelle Moore 3/31/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes	Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A	Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 Applicable PLEX 34 (SWM	Controls Prohibit the use of groundwater at the site. U CC054)	Yes Yes Yes Yes	Reviewed By: C. Adkison
Michelle Moore 6/24/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore 11/29/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Michelle Moore Inspection Controls Maintained Inspector Comments Michelle Moore 3/31/2022 Prohibit the use of groundwater at the site. Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site.	Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A LAUNCH COMI	Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 Applicable PLEX 34 (SWM Inspection	Controls Prohibit the use of groundwater at the site. U CC054) Controls	Yes Yes Yes Yes Yes Maintained	Reviewed By: C. Adkison
Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site and Yes Michelle Moore 11/29/2022 Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Resolution: Not Applicable Reviewed By: C. Adkison LAUNCH EQUIPMENT SHOP, K6-1247 (PRL 051) Inspector Inspection Controls Maintained Inspector Comments Michelle Moore 3/31/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes	Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A LAUNCH COMI	Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 Applicable PLEX 34 (SWM Inspection	Controls Prohibit the use of groundwater at the site. U CC054) Controls Prohibit the use of groundwater at the site and	Yes Yes Yes Yes Yes Maintained	Reviewed By: C. Adkison
Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Yes	Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A LAUNCH COMI Inspector Michelle Moore	Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 Applicable PLEX 34 (SWM Inspection 3/31/2022	Controls Prohibit the use of groundwater at the site. U CC054) Controls Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and	Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison
Resolution: Not Applicable Reviewed By: C. Adkison LAUNCH EQUIPMENT SHOP, K6-1247 (PRL 051) Inspector Inspection Controls Maintained Inspector Comments Michelle Moore 3/31/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes	Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A LAUNCH COMI Inspector Michelle Moore	Inspection 3/29/2022 6/24/2022 11/29/2022 Applicable PLEX 34 (SWM Inspection 3/31/2022 6/24/2022 1/29/2022	Controls Prohibit the use of groundwater at the site. U CC054) Controls Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete.	Yes Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison
LAUNCH EQUIPMENT SHOP, K6-1247 (PRL 051) Inspector Inspection Controls Maintained Inspector Comments Michelle Moore 3/31/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 6/27/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes	Michelle Moore	Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 Applicable PLEX 34 (SWM Inspection 3/31/2022 6/24/2022 9/6/2022 9/6/2022	Controls Prohibit the use of groundwater at the site. U CC054) Controls Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete.	Yes Yes Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison
Inspector Inspection Controls Maintained Inspector Comments Michelle Moore 3/31/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 6/27/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes	Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A LAUNCH COMI Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore	Inspection 3/29/2022 6/24/2022 11/29/2022 Applicable Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2	Controls Prohibit the use of groundwater at the site. U CC054) Controls Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and Prohibit the use of groundwater at the site and	Yes Yes Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison
Michelle Moore 3/31/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 6/27/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes	Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A AUNCH COMI Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore	Inspection 3/29/2022 6/24/2022 11/29/2022 Applicable Inspection 3/31/2022 6/24/2022 9/6/2022 11/29/2	Controls Prohibit the use of groundwater at the site. U CC054) Controls Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and Prohibit the use of groundwater at the site and	Yes Yes Yes Yes Yes Yes Yes Yes	Reviewed By: C. Adkison Inspector Comments
Michelle Moore 6/27/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes	Michelle Moore Resolution: Not A	Inspection 3/29/2022 6/24/2022 11/29/2022 Applicable 1/29/2022 1/29/2022 1/29/2022 1/29/2022 1/29/2022 1/29/2022 1/29/2022 Applicable 1/29/2022	Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Controls Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and Prohibit the use of groundwater at the site and Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete.	Yes	Reviewed By: C. Adkison Inspector Comments
Michelle Moore 9/6/2022 Prohibit the use of groundwater at the site. Yes Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes	Michelle Moore	Inspection 3/29/2022 6/24/2022 11/29/2022 Applicable S/24/2022 1/29/2022 1/29/2022 1/29/2022 1/29/2022 1/29/2022 1/29/2022 1/29/2022 Inspection Inspection Inspection Inspection Inspection Inspection Inspection Inspection 1/29/2022 1/29/	Controls Prohibit the use of groundwater at the site. U CC054) Controls Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. K6-1247 (PRL 051) Controls	Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Michelle Moore 11/30/2022 Prohibit the use of groundwater at the site. Yes	Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A LAUNCH COMI Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore LAUNCH EQUI Inspector Michelle Moore	Inspection 3/29/2022 6/24/2022 11/29/2022 Applicable S/24/2022 1/29/2022 1	Controls Prohibit the use of groundwater at the site. Controls Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. R6-1247 (PRL 051) Controls Prohibit the use of groundwater at the site.	Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
	Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A LAUNCH COMI Inspector Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A LAUNCH EQUI	Inspection 3/29/2022 6/24/2022 11/29/2022 Applicable S/24/2022 1/29/2022 1	Controls Prohibit the use of groundwater at the site. Controls Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. R6-1247 (PRL 051) Controls Prohibit the use of groundwater at the site.	Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
	Michelle Moore Michelle Moore Michelle Moore Michelle Moore Michelle Moore Resolution: Not A LAUNCH COMI Inspector Michelle Moore	Inspection 3/29/2022 6/24/2022 11/29/2022 Applicable 1/29/2022 1	Controls Prohibit the use of groundwater at the site. IU CC054) Controls Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. Prohibit the use of groundwater at the site and Prohibit the use of groundwater at the site and residential/industrial exposure to soil and concrete. **R6-1247 (PRL 051) Controls Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site. Prohibit the use of groundwater at the site.	Yes	Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison

Inspector	1	Controls	Maintained	Inspector Comments
Inspector	Inspection	Concrete sidewalks in playground area maintained.	Yes	Inspector Comments
Michelle Moore	3/31/2022	Pour in place surfaces in playground area maintained.	Yes	Minor cracks in surface forming. No soils showing
Michelle Moore	6/24/2022	Concrete sidewalks in playground area maintained.	Yes	and the sense she wing
	6/24/2022	Pour in place surfaces in playground area maintained.	Yes	Minor cracks in surface forming. No soils showing
		Concrete sidewalks in playground area maintained.	Yes	,g
Michelle Moore	9/6/2022	Pour in place surfaces in playground area maintained.	Yes	Minor cracks in surface forming. No soils showing
		Concrete sidewalks in playground area maintained.	Yes	
Michelle Moore	12/1/2022	Pour in place surfaces in playground area maintained.	Yes	Some deep set cracks are located in the play surface area. Submitted a work order request to get these cracks repaired to maintain the play surface area.
Resolution: Worl	k Order #EWR	168621 was submitted on 12/8/2022 for repairs to crac	ks.	Reviewed By: C. Adkison
		T #1, M6-0895 (PRL 150)	T	T
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Michelle Moore		Prohibit residential use/exposure to soils.	Yes Yes	
Michelle Moore	1 0/6/2022	Prohibit residential use/exposure to soils.	IV ac	
			_	
Michelle Moore Resolution: Not A	11/29/2022 Applicable	Prohibit residential use/exposure to soils.	Yes	Reviewed By: C. Adkison
Michelle Moore Resolution: Not A	11/29/2022 Applicable		Yes	
Michelle Moore Resolution: Not A FUEL STORAG	11/29/2022 Applicable E AREA #1 UN	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044	Yes (PRL 157)	
Michelle Moore Resolution: Not A FUEL STORAG	11/29/2022 Applicable E AREA #1 UN	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls	Yes (PRL 157) Maintained	
Michelle Moore Resolution: Not A FUEL STORAG	11/29/2022 Applicable E AREA #1 UN	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls Prohibit the use of groundwater at the site.	(PRL 157) Maintained Yes	
Michelle Moore Resolution: Not A FUEL STORAG	11/29/2022 Applicable E AREA #1 UN	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil.	Yes (PRL 157) Maintained Yes Yes	
Michelle Moore Resolution: Not A FUEL STORAG Inspector	11/29/2022 Applicable E AREA #1 UN Inspection	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community.	Yes (PRL 157) Maintained Yes Yes Yes	Inspector Comments Note: roll off located on site in support of a Construction of Facilities fence replacement
Michelle Moore Resolution: Not A FUEL STORAG Inspector Michelle Moore	11/29/2022 Applicable E AREA #1 UN Inspection 3/31/2022	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses.	Yes (PRL 157) Maintained Yes Yes Yes Yes	Inspector Comments Note: roll off located on site in support of a Construction of Facilities fence replacement
Michelle Moore Resolution: Not A FUEL STORAG Inspector Michelle Moore	11/29/2022 Applicable E AREA #1 UN Inspection	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil.	Yes (PRL 157) Maintained Yes Yes Yes Yes Yes	Inspector Comments Note: roll off located on site in support of a Construction of Facilities fence replacement
Michelle Moore Resolution: Not A FUEL STORAG Inspector	11/29/2022 Applicable E AREA #1 UN Inspection 3/31/2022	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site.	Yes (PRL 157) Maintained Yes Yes Yes Yes Yes Yes	Inspector Comments Note: roll off located on site in support of a Construction of Facilities fence replacement
Michelle Moore Resolution: Not A FUEL STORAG Inspector Michelle Moore	11/29/2022 Applicable E AREA #1 UN Inspection 3/31/2022	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses.	Yes (PRL 157) Maintained Yes	Inspector Comments Note: roll off located on site in support of a Construction of Facilities fence replacement
Michelle Moore Resolution: Not A FUEL STORAG Inspector Michelle Moore	11/29/2022 Applicable E AREA #1 UN Inspection 3/31/2022	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site.	Yes (PRL 157) Maintained Yes	Inspector Comments Note: roll off located on site in support of a Construction of Facilities fence replacement
Michelle Moore Resolution: Not A FUEL STORAG Inspector Michelle Moore	11/29/2022 Applicable E AREA #1 UN Inspection 3/31/2022	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses.	Yes (PRL 157) Maintained Yes	Inspector Comments Note: roll off located on site in support of a Construction of Facilities fence replacement
Michelle Moore Resolution: Not A FUEL STORAG Inspector Michelle Moore Michelle Moore	11/29/2022 Applicable E AREA #1 UN Inspection 3/31/2022	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil.	Yes (PRL 157) Maintained Yes Yes Yes Yes Yes Yes Yes Yes	Inspector Comments Note: roll off located on site in support of a Construction of Facilities fence replacement
Michelle Moore Resolution: Not A FUEL STORAG Inspector Michelle Moore Michelle Moore	11/29/2022 Applicable E AREA #1 UN Inspection 3/31/2022	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community.	Yes (PRL 157) Maintained Yes	Inspector Comments Note: roll off located on site in support of a Construction of Facilities fence replacement
Michelle Moore Resolution: Not A FUEL STORAG Inspector Michelle Moore Michelle Moore	11/29/2022 Applicable E AREA #1 UN Inspection 3/31/2022	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site.	Yes (PRL 157) Maintained Yes	Inspector Comments Note: roll off located on site in support of a Construction of Facilities fence replacement
Michelle Moore Resolution: Not A FUEL STORAG Inspector Michelle Moore Michelle Moore	11/29/2022 Applicable E AREA #1 UN Inspection 3/31/2022	Prohibit residential use/exposure to soils. DERGROUND STORAGE TANK, BUILDING 1044 Controls Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses. Prohibit the use of groundwater at the site. No uncontrolled excavation or disturbance of soil. No planned use of land for residential community. Site activities limited to industrial uses.	Yes (PRL 157) Maintained Yes	Inspector Comments Note: roll off located on site in support of a Construction of Facilities fence replacement

		PERATIONS (PRL 204)	Maintein	Imamo ato :: C '
Inspector Michelle Moore	Inspection	Controls No uncontrolled excavation or disturbance of soil.	Maintained Yes	Inspector Comments
Michelle Moore		No uncontrolled excavation or disturbance of soil. No uncontrolled excavation or disturbance of soil.	Yes	
Michelle Moore		No uncontrolled excavation or disturbance of soil.	Yes	
Michelle Moore		No uncontrolled excavation or disturbance of soil.	Yes	
Resolution: IM c		0 for the required manholes. KSCRT consensus reach		
for soil and grou	Reviewed By: C. Adkison			
Institutional cont	rols are implem	nented for manhole dewatering at KSC.		,
SOUTH WATER	PUMP STATI	ON (PRL 213)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Michelle Moore	11/29/2022	Prohibit residential use/exposure to soils.	Yes	
Resolution: Not A	Applicable			Reviewed By: C. Adkison
		L EQUIPMENT, LOC 3 (PRL 227a)	T	Ι -
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
Michelle Moore		Prohibit residential use/exposure to soils.	Yes	D 1 1D C 1 II
Resolution: Not A	Аррисавіе			Reviewed By: C. Adkison
OTAND ALONE	ELECTRICAL	EQUIDMENT LOCACODI 227L		
	1	L EQUIPMENT, LOC 16 (PRL 227b)	M-1-4-11	I C C.
Inspector Michelle Moore	Inspection	Controls Dealth it was idential year (average) to as its	Maintained	Inspector Comments
		Prohibit residential use/exposure to soils.	Yes	
Michelle Moore Michelle Moore		Prohibit residential use/exposure to soils.	Yes	
		Prohibit residential use/exposure to soils.	Yes	
Michelle Moore	11/29/2022	Prohibit residential use/exposure to soils.	Yes	
Michelle Moore Resolution: IM c	11/29/2022 ompleted in 202	Prohibit residential use/exposure to soils. O. KSCRT consensus reached for NFA for soil and groups of the soil an	Yes	Reviewed By: C. Adkison
Michelle Moore Resolution: IM c	11/29/2022 ompleted in 202	Prohibit residential use/exposure to soils.	Yes	Reviewed By: C. Adkison
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Michelle Moore Resolution: IM c Final LUC inspector Michelle Moore Resolution: IM c Final LUC inspector Michelle Moore	11/29/2022 completed in 202 etions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 11/29/2022 completed in 202 etions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 9/6/2022	Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 29 (PRL 227c) Controls Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 30 (PRL 227d) Controls Prohibit residential use/exposure to soils. Prohibit residential use/exposure to soils. Prohibit residential use/exposure to soils.	Yes Dundwater. Maintained Yes Yes Yes Yes Yes Maintained Yes Waintained Yes Yes Yes Yes	Inspector Comments Reviewed By: C. Adkison
Michelle Moore Resolution: IM c Final LUC inspector Michelle Moore	11/29/2022 completed in 202 etions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 11/29/2022 completed in 202 etions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022	Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 29 (PRL 227c) Controls Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 30 (PRL 227d) Controls Prohibit residential use/exposure to soils.	Yes Dundwater. Maintained Yes Yes Yes Yes Oundwater. Maintained Yes Yes Yes Yes Yes Yes Yes Yes Yes	Inspector Comments Reviewed By: C. Adkison
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Michelle Moore Resolution: IM c Final LUC inspector Michelle Moore	11/29/2022 completed in 202 citions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 11/29/2022 completed in 202 citions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 erformed in 202	Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 29 (PRL 227c) Controls Prohibit residential use/exposure to soils. O. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 30 (PRL 227d) Controls Prohibit residential use/exposure to soils.	Yes Dundwater. Maintained Yes Yes Yes Yes Oundwater. Maintained Yes Yes Yes Yes Yes Yes Yes Yes Yes	Inspector Comments Reviewed By: C. Adkison Inspector Comments
Michelle Moore Resolution: IM c Final LUC inspector Michelle Moore	11/29/2022 completed in 202 ctions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 11/29/2022 completed in 202 ctions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 11/29/2022 erformed in 202 site during 2022	Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 29 (PRL 227c) Controls Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 30 (PRL 227d) Controls Prohibit residential use/exposure to soils.	Yes Dundwater. Maintained Yes	Inspector Comments Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Michelle Moore Resolution: IM c Final LUC inspector Michelle Moore	11/29/2022 completed in 202 ctions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 11/29/2022 completed in 202 ctions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 erformed in 202 site during 2022	Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 29 (PRL 227c) Controls Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 30 (PRL 227d) Controls Prohibit residential use/exposure to soils.	Yes Dundwater. Maintained Yes	Inspector Comments Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
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Michelle Moore Resolution: IM c Final LUC inspector Michelle Moore Resolution: IM c Final LUC inspector Michelle Moore	11/29/2022 completed in 202 citions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 11/29/2022 completed in 202 citions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 201/2022 201/2022 201/29/2022 201/2022 201/2022	Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 29 (PRL 227c) Controls Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 30 (PRL 227d) Controls Prohibit residential use/exposure to soils.	Yes Dundwater. Maintained Yes	Inspector Comments Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Michelle Moore Resolution: IM c Final LUC inspector Michelle Moore STAND ALONE Inspector Michelle Moore	11/29/2022 completed in 202 citions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 11/29/2022 completed in 202 citions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 erformed in 202 site during 2022 //ILDLIFE NAT Inspection 3/21/2022 6/27/2022	Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 29 (PRL 227c) Controls Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 30 (PRL 227d) Controls Prohibit residential use/exposure to soils. Prohibit residential exposure to surface soil. Prohibit residential exposure to surface soil.	Yes Maintained Yes Yes	Inspector Comments Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison
Michelle Moore Resolution: IM c Final LUC inspector Michelle Moore Resolution: IM c Final LUC inspector Michelle Moore	11/29/2022 completed in 202 ctions were cond ELECTRICAL Inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 ctions were cond ELECTRICAL Inspection 3/29/2022 inspection 3/29/2022 6/24/2022 9/6/2022 11/29/2022 inspection 1/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022 11/29/2022	Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 29 (PRL 227c) Controls Prohibit residential use/exposure to soils. 10. KSCRT consensus reached for NFA for soil and groducted at the site during 2022. 12. EQUIPMENT, LOC 30 (PRL 227d) Controls Prohibit residential use/exposure to soils.	Yes Dundwater. Maintained Yes	Inspector Comments Reviewed By: C. Adkison Inspector Comments Reviewed By: C. Adkison

Consolidated Land Use Control Inspection Checklists for 2022

Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore	3/31/2022	Prohibit residential exposure to surface soil.	Yes	•
Michelle Moore	6/24/2022	Prohibit residential exposure to surface soil.	Yes	
Michelle Moore	9/6/2022	Prohibit residential exposure to surface soil.	Yes	
Michelle Moore	11/29/2022	Prohibit residential exposure to surface soil.	Yes	
Resolution: Not A	pplicable		-	Reviewed By: C. Adkison
Center-Wide PFA				I
Inspector	Inspection	Controls	Maintained	
AC 1 11 AC	2/21/2022	Prohibit residential exposure to surface soil.	Yes	Inspections on multiple dates to include 03/21, 03/29, and 03/31/2022
Michelle Moore 3/2	3/21/2022	Prohibit the use of groundwater at the site.	Yes	Inspections on multiple dates to include 03/21, 03/29, and 03/31/2022
Michelle Moore	6/24/2022	Prohibit residential exposure to surface soil.	Yes	Inspections on multiple dates to include 06/24 and 06/27/2022.
	0/24/2022	Prohibit the use of groundwater at the site.	Yes	Inspections on multiple dates to include 06/24 and 06/27/2022.
Michelle Moore	9/6/2022	Prohibit residential exposure to surface soil.	Yes	Inspections on multiple dates to include 09/06 and 09/09/2022
Wichele Woole	9/0/2022	Prohibit the use of groundwater at the site.	Yes	Inspections on multiple dates to include 09/06 and 09/09/2022
Michelle Moore	11/29/2022	Prohibit residential exposure to surface soil.	Yes	Inspections on multiple dates to include 11/29, 11/30, and 12/01/2022
		Prohibit the use of groundwater at the site.	Yes	Inspections on multiple dates to include 11/29, 11/30, and 12/01/2022
Resolution: Not A	Reviewed By: C. Adkison			
CORROSION AT	MOSPHERIC	EXPOSURE FACILITY (PRL 239)		
Inspector	Inspection	Controls	Maintained	Inspector Comments
Michelle Moore		Prohibit residential exposure to surface soil.	Yes	
Michelle Moore		Prohibit residential exposure to surface soil.	Yes	
Michelle Moore	9/6/2022	Prohibit residential exposure to surface soil.	Yes	
Michelle Moore	11/29/2022	Prohibit residential exposure to surface soil.	Yes	
Resolution: Not A	pplicable			Reviewed By: C. Adkison

ENCLOSURE 2

Land Use Control Implementation Plans

LUCIP-SWMU 1 KSC-TA-5953



LAND USE CONTROL IMPLEMENTATION PLAN





NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Wilson Corners

Solid Waste Management Unit No. 1

CONTAMINANTS: Volatile Organic Compounds in Groundwater

CONTROL: Prohibit Use of Groundwater

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of Wilson Corners of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with Wilson Corners, institutional land use controls (LUCs) are necessary to prohibit the use of groundwater. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern identified for human health risk during the RFI and supplemental sampling activities that exceeded Florida Department of Environmental Protection (FDEP) and Environmental Protection

Agency (EPA) cleanup target levels were volatile organic compounds (VOCs) in groundwater.

SITE DESCRIPTION

Wilson Corners was originally the location of a general store, as space-related activities developed in the area, the site was converted to a rocket engine components cleaning laboratory, which was operated by a private aerospace contractor. NASA acquired the site in 1963 and remodeled the facility into the offices and laboratory of the Propellant Systems Components Laboratory (PSCL). Ancillary structures were added to the site, including an open cleaning tower for the solvent cleaning of fuel lines and other large components. Both domestic and laboratory wastes discharged to on-site drain fields. The predominant solvent used at the facility until the early 1970's trichloroethene (TCE). The PSCL operated from 1963 until 1974. NASA razed the buildings and ancillary structures, and the site was abandoned for two years. In 1976, the National Park Service (NPS) placed temporary prefabricated office buildings on

^{1.} This LUCIP summarizes institutional controls regarding the NASA KSC Wilson Corners Site. For detailed information on the site, consult the Wilson Corners administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP – SWMU 1 KSC-TA-5953

the site which became the headquarters for the nearby Canaveral National Seashore. In November 1977, a routine analysis of a water sample from an on-site potable well revealed TCE in concentrations of several thousand micrograms per liter (µg/l).

SITE LOCATION

Wilson Corners is located on the north side of State Road 402 (Beach Road), immediately northwest of the intersection of State Road 3 (Kennedy Parkway).

The area of the Wilson Corners covered by this LUCIP is situated predominantly north of State Road 402 (Figure 1). The site is located within Section 22 of Township 21 South, Range 36 East of the Wilson Quadrangle. The groundwater control area is rectangular in shape and encompasses approximately 18 acres of land (Figure 2). Coordinates of the corners of the LUC area are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater within the site boundary contains VOCs at concentrations above the FDEP's groundwater cleanup target levels. LUCs are therefore required to prohibit the

use of groundwater. Indoor air quality shall be evaluated prior to any construction within the groundwater control area.

DECISION DOCUMENT

The Hazardous and Solid Waste Amendments (HSWA) portion of the Resource Conservation Recovery Act (RCRA) Permit (HSWA Part XVI) establishes institutional controls component of the remedy for this site. The Permit is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs.

2. By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspection, condition certification and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

LUCIP – SWMU 1 KSC-TA-5953

Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no groundwater use is occurring.

REPORTING

KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

This LUCIP will remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be

approved by EPA and FDEP and implemented by modification of NASA's operating permit.

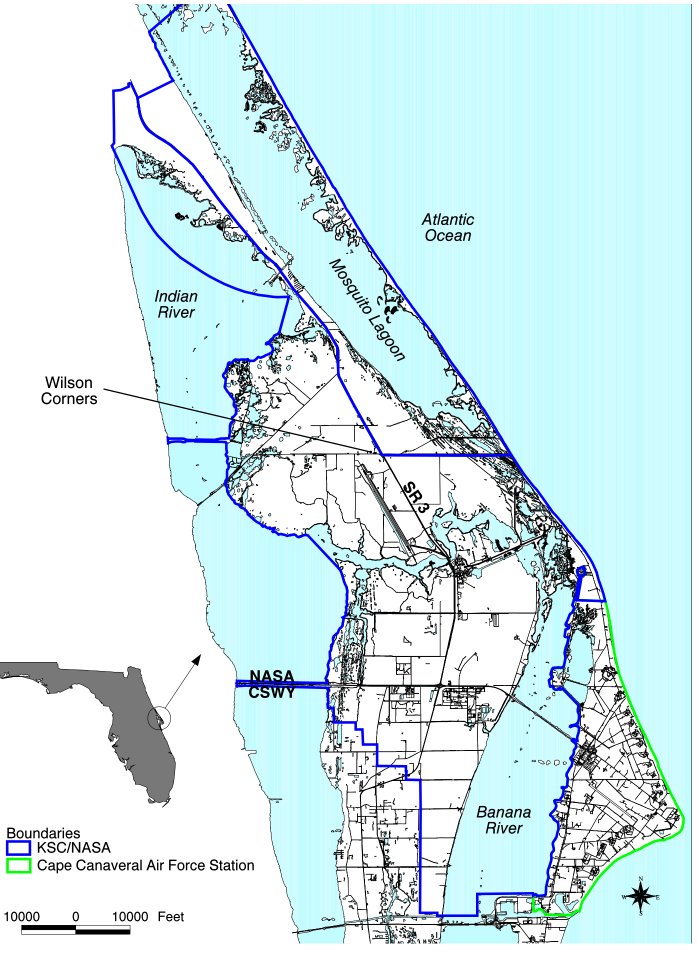


Figure 1. Location of Wilson Corners on Kennedy Space Center, FL.

Figure 2. Wilson Corners (SWMU 01) Land Use Control Implementation Plan Kennedy Space Center, FL X = 229028 Y = 477710 **NASA** Railroad X = 229406 Y = 477664 X = 229406 Y = 477575 SR 405 X = 229026 Y = 477546 X = 229333 Y = 477546 **Groundwater Control Area** 200 200 400 Feet Survey coordinates are in State Plane Coordinate System NAD 1983 meters, Florida East.

LUCIP – SWMU 3 KSC-TA-6624



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Ransom Road Landfill

Solid Waste Management Unit No. 3

CONTAMINANTS: VOCs and Ammonia in Groundwater CONTROL: Prohibit Groundwater and Residential Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Ransom Road Landfill of institutional controls that have been implemented at the site¹. Although there are no unacceptable risks to human health or the environment associated with the Ransom Road Landfill, institutional land use controls (LUCs) are necessary to: (i) prohibit the use of groundwater from the site; and (ii) prohibit residential use of the site. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern identified for human health risk during the RFI that exceeded Florida Department of Environmental Protection (FDEP) and Environmental Protection Agency (EPA) cleanup target

levels were volatile organic compounds (VOCs) and ammonia in groundwater.

SITE DESCRIPTION

The Ransom Road Landfill is a closed facility that was operated by NASA during the initial construction of facilities at KSC from 1964 through 1970. Landfilling activities included the excavation of trenches that had approximate dimensions of 600' x 30' x 10' deep. The trenches ran east to west in the southern portion of the site. The trenches were unlined, dug to below the water table, and received all waste types during its years of operation. The trenches were then filled with soils that were excavated from the site. The site is approximately 24 acres in size (Figure 2).

SITE LOCATION

The Ransom Road Landfill is located on the south side of Ransom Road, one mile south of the Visitors Center at KSC and approximately one mile west of Kennedy Parkway (Figures 1 and 2). The site is located within Section 12 of Township 23S, Range 36E which is in the Orsino Quadrangle. The groundwater use control area covered by the LUCIP is shown on

RRLF LUCIP. Rev. 1 05/02/2005

^{1.} This LUCIP summarizes institutional controls regarding the NASA KSC Ransom Road Landfill. For detailed information on the site, consult the Ransom Road Landfill administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP – SWMU 3 KSC-TA-6624

Figure 2. Coordinates of the corners of the LUC are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs and ammonia above FDEP's groundwater cleanup target levels. The past, current, and projected future land use of the Ransom Road Landfill is industrial in nature. LUCs are therefore required to prohibit the use of groundwater at this site and prohibit residential use. Indoor air quality shall be evaluated prior to any construction within the groundwater use control area. Methane monitoring shall be conducted prior to any future construction adjacent to the site.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA- 6495, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no residential and groundwater use is occurring.

REPORTING

KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

RRLF, Rev.1 LUCIP 05/02/2005 2

^{2.} By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP – SWMU 3 KSC-TA-6624

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.

RRLF, Rev.1 LUCIP 05/02/2005 3

Figure 1. Location of Ransom Road Landfill on Kennedy Space Center, FL.

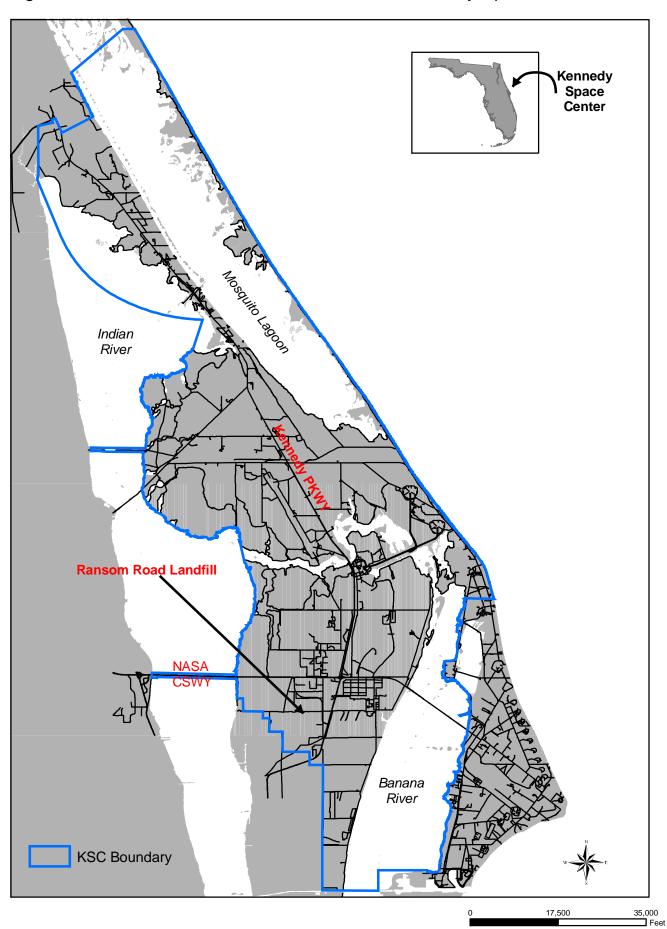
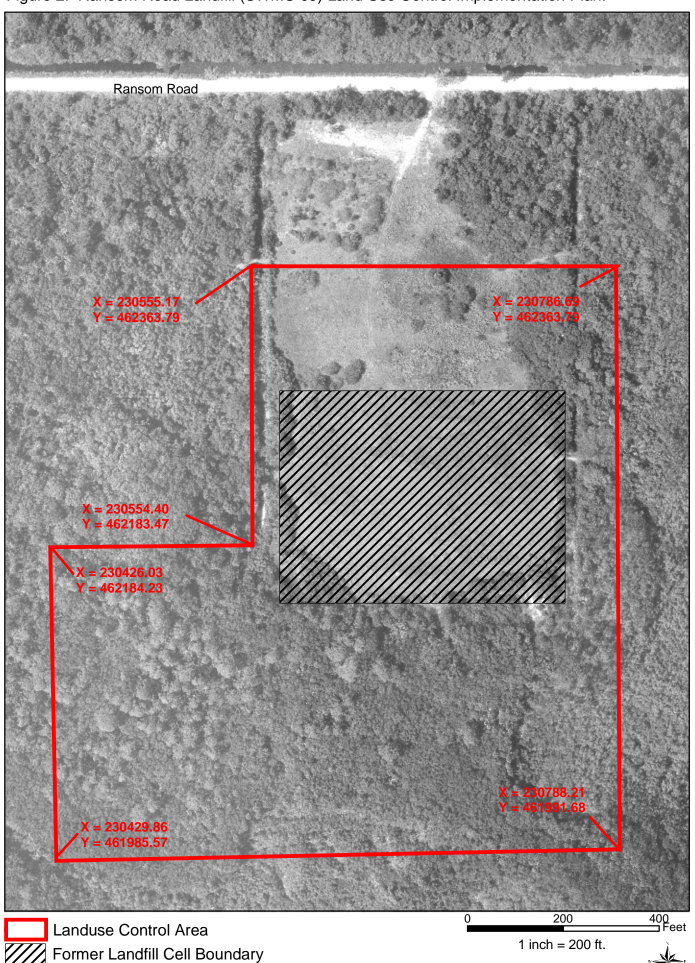


Figure 2. Ransom Road Landfill (SWMU 03) Land Use Control Implementation Plan.



Coordinates are in US State Plane North American Datum 1983 meters, Florida East.

LUCIP – SWMU 4 KSC-TA-7757



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA



FACILITY: Orsino Storage Yard Facility

Solid Waste Management Unit No. 4

CONTAMINANTS: VOCs in Groundwater and

PCBs and PAHs in Soil

CONTROL: Prohibit Residential and Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Orsino Storage Yard Facility of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with Orsino Storage Yard, institutional land use controls (LUCs) are necessary to: (i) prohibit the use of groundwater from the site; and (ii) prohibit residential use of the site. Controls will periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern identified for human health risk during the RFI that exceeded Florida Department of Environmental Protection

(FDEP) and Environmental Protection Agency (EPA) cleanup target levels were volatile organic compounds (VOCs) in groundwater, and polychlorinated biphenyls (PCBs) and polynuclear aromatic hydrocarbons (PAHs) in soil.

SITE DESCRIPTION

The Orsino Storage Yard is a NASA-operated facility that has been used as a staging facility for electrical equipment since 1966. facility comprises an area of approximately 2.6 acres and contains several storage trailers/ offices that are permanently staged at the facility. The facility has no buildings onsite and generally is unpaved, with the exception of a concrete area used for drum storage. Past and current operations at Orsino Storage Yard include storage of wooden electric poles, transformers containing PCBs, electric cables, control panels, metal pipes, oil-based switches, 55-gallon drums containing fluid drained from discarded dielectric transformers, and other miscellaneous equipment, as well as maintenance and repair activities.

^{1.} This LUCIP summarizes institutional controls regarding the NASA KSC Orsino Storage Yard Facility. For detailed information on the site, consult the Orsino Storage Yard administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP – SWMU 4 KSC-TA-7757

SITE LOCATION

The Orsino Storage Yard is located southeast of the intersection of Southeast 5th Street and C Avenue in the KSC Industrial Area. (Figure 1). The site is located within Section 5 of Township 23S, Range 37E which is in the Orsino Quadrangle. The soil and groundwater use control areas covered by the LUCIP are shown on Figure 2. Coordinates of the corners of the LUC are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs above FDEP's groundwater cleanup target levels. PCBs and PAHs are present in soil above FDEP's residential soil cleanup target level (SCTL). PAHs are present in soil below FDEP's industrial SCTL. The past, current, and projected future land use of Orsino Storage Yard is industrial in nature. LUCs are therefore required to prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils. Indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC

document number KSC-TA-7756, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no residential or groundwater use is occurring and that pavement in the specified area remains intact.

2. By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

LUCIP – SWMU 4 KSC-TA-7757

REPORTING

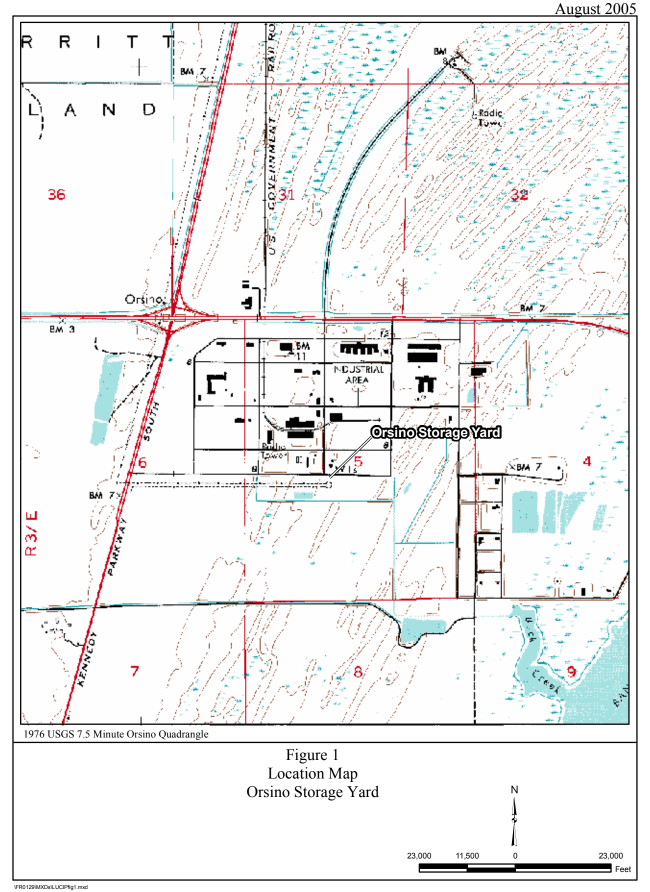
KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.



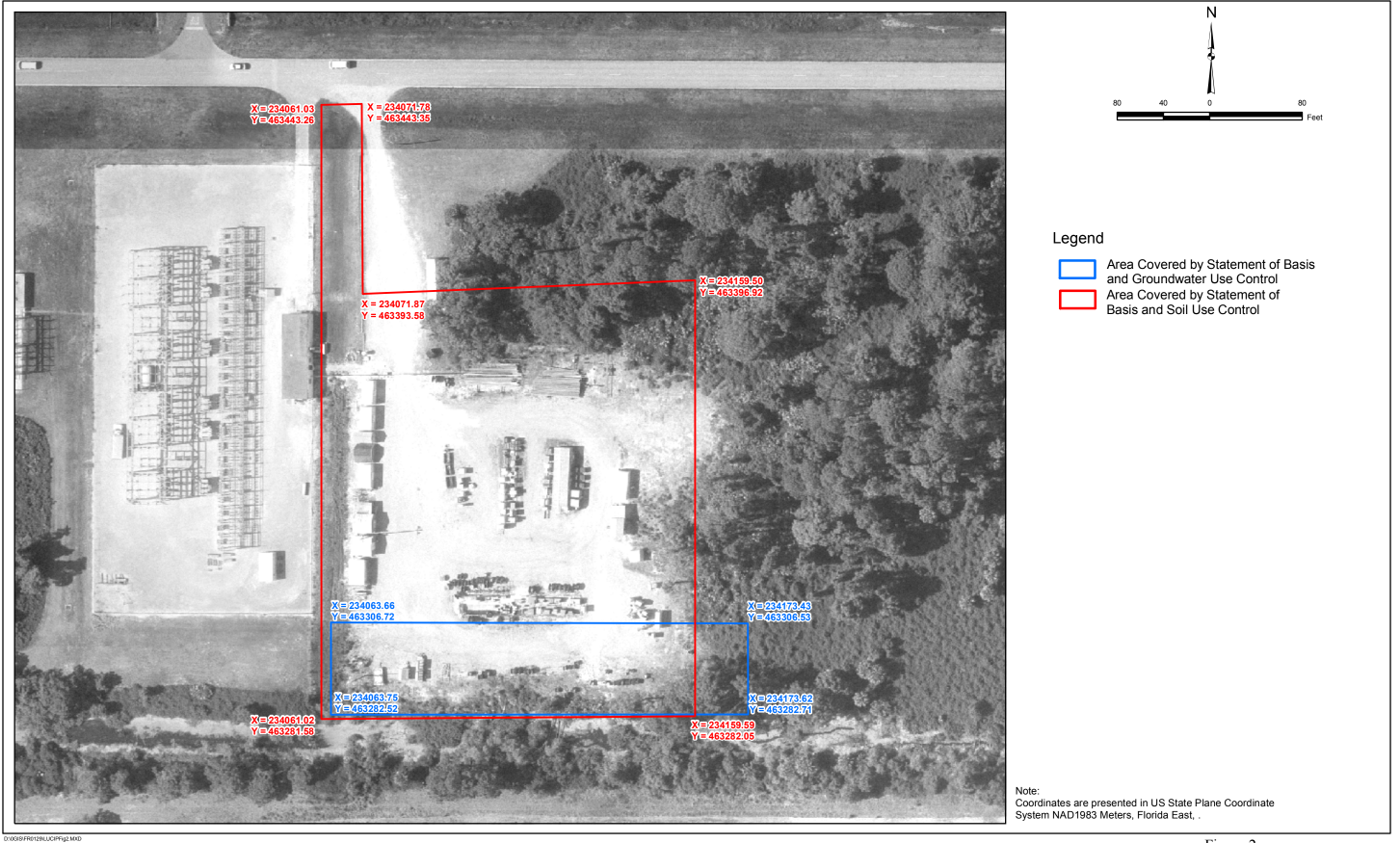


Figure 2
Site Map of Orsino Storage Yard (SWMU 04) Area

LUCIP-SWMU 007 KSC-TA-12078



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Hydrocarbon Burn Facility

Solid Waste Management Unit 007

CONTAMINANTS: Volatile Organic Compounds and Light Non-Aqueous-Phase Liquid in

Groundwater; Total Recoverable Petroleum Hydrocarbon (TRPH) in Soil

CONTROL: Prohibit Groundwater Use and Industrial and Residential Use Access to

Soil

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control
Implementation Plan (LUCIP) has been
prepared to inform current and potential
future users of the Hydrocarbon Burn Facility
(HBF) of institutional controls that have been
implemented at the site¹. Although there are
no current unacceptable risks to human health
or the environment associated with HBF,
institutional land use controls (LUCs) are
necessary to prohibit future use of
groundwater and soil at the site. Controls
will include periodic inspection, condition
certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern (COCs) were identified as being potentially unacceptable for human health risk during the RFI. The identified

COCs that exceeded Florida Department of Environmental Protection (FDEP) cleanup target levels were volatile organic compounds (VOCs) and petroleum-related light non-aqueous-phase liquids (LNAPL) in groundwater, and total recoverable petroleum hydrocarbon (TRPH) in soil.

SITE DESCRIPTION

SWMU 007 occupies the northwestern portion of the National Aeronautics and Space Administration (NASA)-operated firefighting training facility that was operational between 1966 and 1994. HBF includes a former effluent disposal area, large and small burn pans, and former above-ground storage tank (AST) area. Conventional petroleum fuels mixed with waste solvents were used during fire-fighting training activities in the area. In 1992, 170 tons of oil-stained soils were removed from the former effluent disposal area as part of an Interim Remedial Action. Former site structures were removed as part of an Interim Measure (IM) conducted during 2002 and 2003. Chlorinated etheneand petroleum-contaminated soils were also

HBF LUCIP Rev. 1 04/13/2012

¹ This Interim LUCIP summarizes institutional controls regarding the NASA HBF site. For detailed information on the site, consult the HBF administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-SWMU 007 KSC-TA-12078

excavated from the large and small burn pans and former AST area during this IM. The primary contaminants at HBF are VOCs, primarily trichloroethene (TCE) and its daughter products, and petroleum hydrocarbon compounds.

SITE LOCATION

HBF consists of a sparsely-vegetated open space formerly used for fire-fighting training operations and is surrounded by forested areas and a wetland area to the north. The site is located west of Static Test Road and north of NASA Parkway East (Figure 1). HBF is found in Section 28, Township 22S, Range 37E, as shown on the 7.5-minute False Cape topographic quadrangle map. The groundwater and soil use control areas covered by this Interim LUCIP are shown on Figure 2. Coordinates of the corners of the LUC areas are provided on Figure 2 in the State Plane Coordinate System, North American Datum (NAD) 1983, Florida East, meters.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs at concentrations greater than FDEP Groundwater Cleanup Target Levels.

LNAPL is also present in limited areas. Soils

exceed the industrial and leachibility soil cleanup target levels for TRPH. The past, current, and projected future land use of HBF is industrial in nature. LUCs are required to prohibit the use of groundwater at the site and maintain the site to limit exposure to contaminated soil until cleanup levels are achieved. The current and projected land use of HBF does not include the use of site groundwater; therefore, there is no current or projected future exposure risk.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for HBF, KSC document number KSC-TA-7131, is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321)867-8402. The Kennedy Space Center (KSC)Remediation Team determined that interim institutional controls should be implemented at HBF. The interim institutional controls are temporary while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 007 KSC-TA-12078

a Memorandum of Agreement (MOA)² between NASA, FDEP, and United States Environmental Protection Agency (EPA), effective February 23, 2001. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the HBF LUCs.
Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring and exposure to soils is restricted at HBF.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at KSC that are not compliant with this Interim LUCIP.

MAINTENANCE

The Interim LUCIP shall remain in place until a land use change is implemented or the

concerns managed by the Interim LUCIP are mitigated, or until there is a discovery, based on analytical evidence, that scenarios managed by the Interim LUCIP are no longer a concern.

FIGURE 1 LOCATION OF KENNEDY SPACE CENTER AND SWMU 007 SWMU 007 - HYDROCARBON BURN FACILITY, KENNEDY SPACE CENTER, FLORIDA

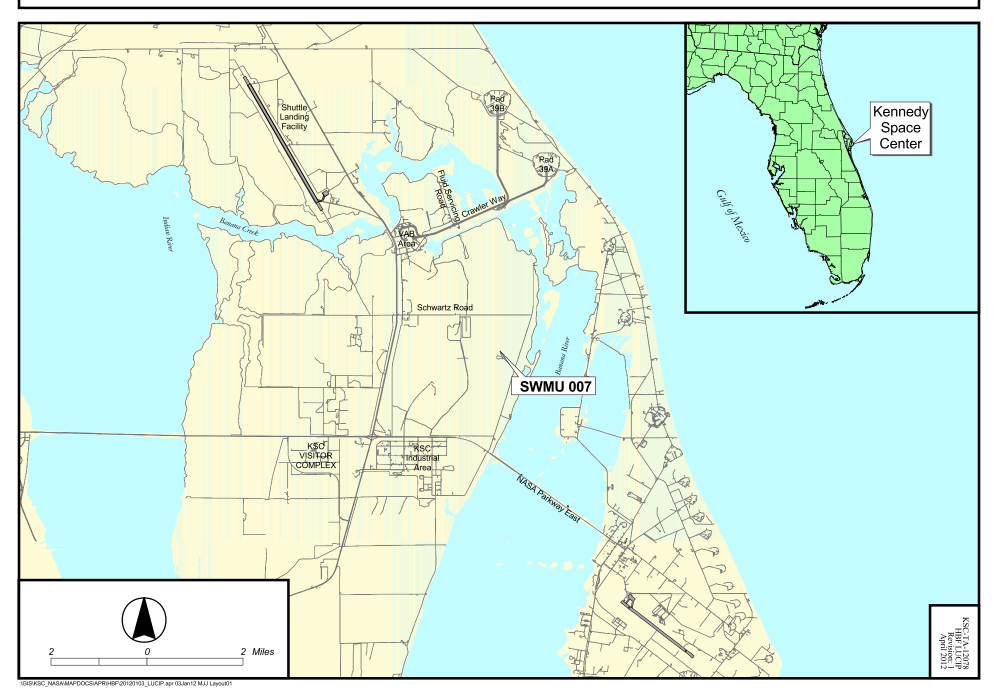
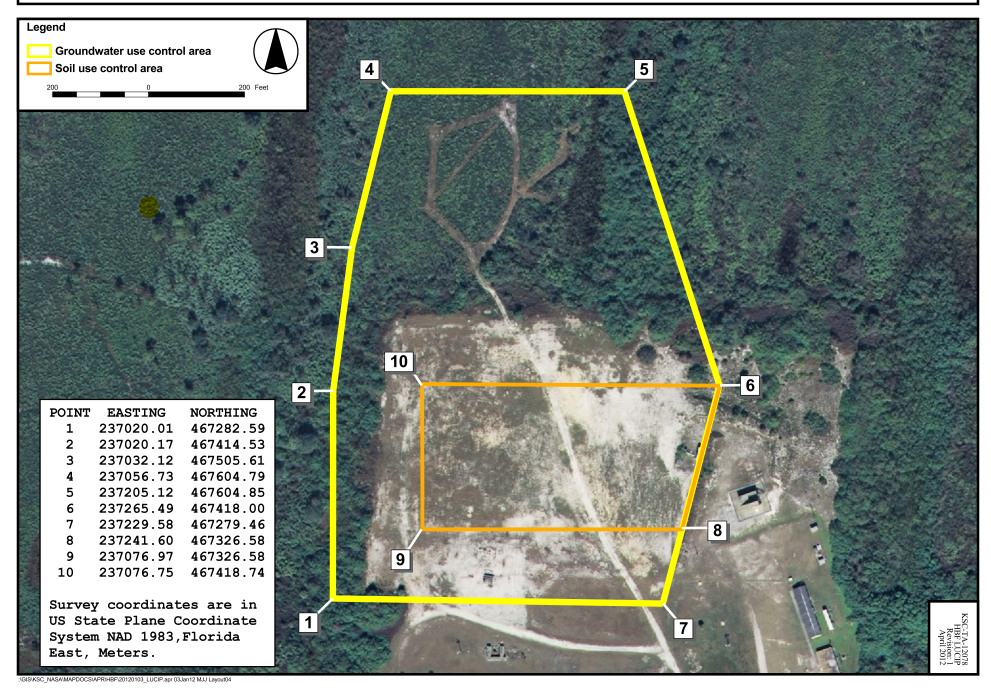


FIGURE 2 LAND USE CONTROL AREA SWMU 007 - HYDROCARBON BURN FACILITY, KENNEDY SPACE CENTER, FLORIDA



LUCIP-SWMU 008 KSC-TA-12108



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Launch Complex 39A

Solid Waste Management Unit 008

CONTAMINANTS: Volatile Organic Compounds in Groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control
Implementation Plan (LUCIP) has been
prepared to inform current and potential
future users of Launch Complex 39A
(LC39A) of institutional controls that have
been implemented at the site. Although
there are no current unacceptable risks to
human health or the environment associated
with LC39A, institutional land use controls
(LUCs) are necessary to prohibit future use of
groundwater at the site. Controls will include
periodic inspection, condition certification,
and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

During the Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI) conducted from March 1998 to May 2000 and RFI Addendum in 2003, soil, sediment, groundwater, and surface water at LC39A were investigated. Contaminants of concern (COCs) were identified in each medium. As a result of elevated concentrations of polychlorinated biphenyls (PCBs) and polycyclic aromatic hydrocarbons (PAHs) detected in soils, a soil removal to achieve Florida Department of Environmental Protection (FDEP) Industrial Soil Cleanup Target Levels (SCTLs) was conducted as part of an interim measure (IM) in 2000. A site-wide groundwater and soil investigation was conducted between December 2011 and October 2012 to further evaluate contaminants resulting from former launch activities. The investigation confirmed the presence of COCs in groundwater and soil at concentrations greater than FDEP Groundwater Cleanup Target Levels (GCTLs) and SCTLs, respectively. The COCs in soil at LC39A included arsenic, barium, copper, lead, nickel, thallium, carcinogenic PAHs, total PCBs, dioxins/furans, and total recoverable petroleum hydrocarbons (TRPH). An IM was conducted in 2014 and 2015 to mitigate human health risks associated with direct contact exposure to soil by removing soil with COCs concentrations greater than residential SCTLs. Following completion of the soil removal and confirmation that residential SCTLs were achieved for COCs,

LC39A LUCIP Rev. 1

¹ This Interim LUCIP summarizes institutional controls regarding the NASA LC39A site. For detailed information on the site, consult the LC39A administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-6971.

LUCIP-SWMU 008 KSC-TA-12108

no further action (NFA) was recommended for soil at the site in the IM Report dated October 2015 and approved by FDEP in November 2015. Groundwater is the only remaining medium of concern at LC39A. The primary contaminants detected in groundwater at LC39A are: trichloroethene, cis-1,2-dichloroethene, and vinyl chloride. The remedy for groundwater is air sparging (initiated in 2015) and monitored natural attenuation.

SITE DESCRIPTION

SWMU 008 includes a launch pad that was designed to support the Apollo program and modified for space shuttle launch operations in 1975. Launches were conducted at the site from 1981 to 2011. Acids, bases, fuel compounds, grease, metals, oils, solvents, and oxidizer compounds were used at the site during launch operations. The quantities and locations of spills of any chemicals at the site are unknown. SpaceX, who leases the pad, has made modifications and began additional launches in 2017. Stormwater runoff generated from the launch pad drains to various manmade grassed swales that radiate from the pad. The grassed swales discharge via culverts to a swale that runs parallel to the perimeter access road and discharges to receiving waters on the periphery of the site.

SITE LOCATION

LC39A includes a launch pad surrounded by a grassy area located on the eastern end of Crawler Way (Figure 1). LC39A is located in Section 3, Township 22S, Range 37E, as shown on the 7.5-minute False Cape topographic quadrangle map. The

groundwater use control area covered by this Interim LUCIP is shown on Figure 2.

Coordinates of the corners of the groundwater LUC area are provided on Figure 2 in the State Plane Coordinate System, North American Datum (NAD) of 1983, Florida East, meters.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains volatile organic compounds (VOCs) at concentrations greater than FDEP GCTLs. The past, current, and projected future land use of LC39A is industrial in nature. Because groundwater COC concentrations exceed GCTLs, LUCs are required to prohibit the use of groundwater at the site until cleanup levels are achieved through the selected remedy. The current and projected use of LC39A does not include the use of site groundwater; therefore, there are no current or projected exposures to contaminants in groundwater. To assess potential risks from vapor intrusion into future buildings at the site, indoor air quality will be evaluated prior to the construction of any structures within the groundwater use control area.

DECISION DOCUMENT

The Kennedy Space Center (KSC) Remediation Team determined that interim institutional controls should be implemented at LC39A. The interim institutional controls are temporary while investigation, IMs, and corrective measures are in progress. LUCIP-SWMU 008 KSC-TA-12108

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between National Aeronautics and Space Administration (NASA), FDEP, and United States Environmental Protection Agency (EPA), effective February 23, 2001. Property transfer (if implemented in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUC areas. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating and will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring and that no buildings have been constructed in restricted areas at LC39A.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at KSC that are not compliant with this Interim LUCIP.

MAINTENANCE

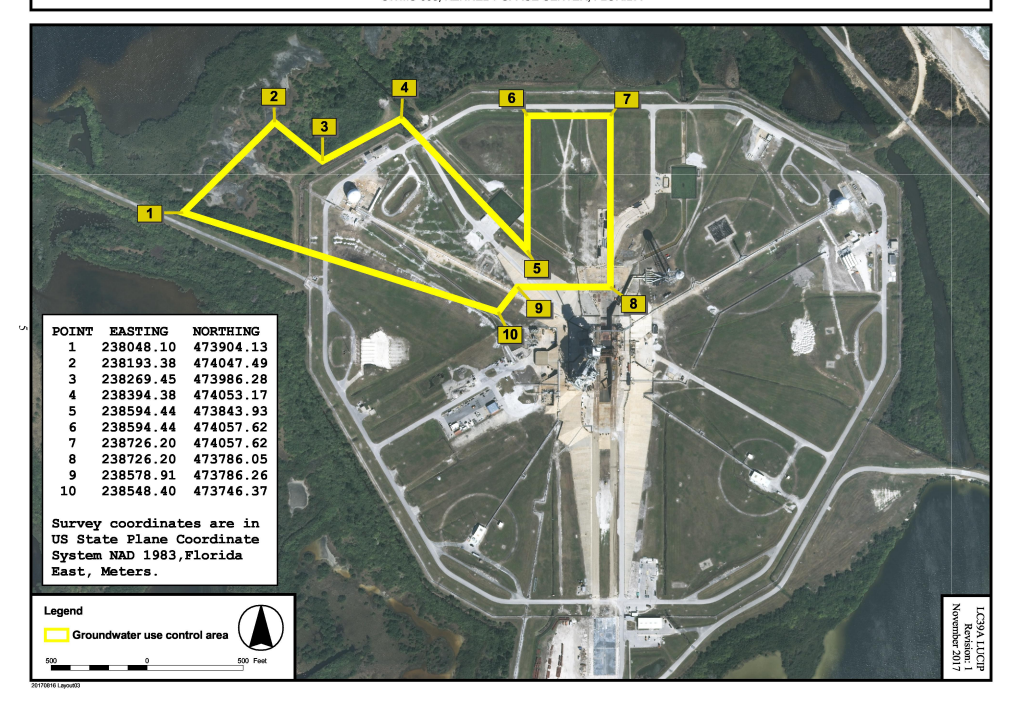
The Interim LUCIP shall remain in place until a land use change is implemented or the concerns managed by the Interim LUCIP are mitigated, or until there is a discovery, based on analytical evidence, that scenarios managed by the Interim LUCIP are no longer a concern.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

FIGURE 1 LOCATION OF KENNEDY SPACE CENTER AND SWMU 008 SWMU 008, KENNEDY SPACE CENTER, FLORIDA

FIGURE 2 GROUNDWATER LAND USE CONTROL AREA SWMU 008, KENNEDY SPACE CENTER, FLORIDA



LUCIP-SWMU 9 KSC-TA-7023



LAND USE CONTROL IMPLEMENTATION PLAN





NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Launch Complex 39B

Solid Waste Management Unit 9 (Group B)

CONTAMINANTS: Chlorinated Solvents and Metals in Groundwater, Benzo(a)pyrene,

Polychlorinated Biphenyls, Arsenic, and Nickel in Surface Soil and Zinc

in Swale Soil

CONTROL: Prohibit Groundwater Use and Residential Exposure to Surface and Swale

Soil and prevent migration of contamination from select swales to the

outside perimeter swale

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of Launch Complex 39B (LC39B) of institutional controls that have been implemented at the site ¹. Institutional land use controls (LUCs) are necessary to: prohibit the use of groundwater from the site; and prohibit residential exposure to soil and swale soil present at the site. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern identified for human health risk during the RFI that exceeded Florida Department of Environmental Protection (FDEP) and Environmental

Protection Agency (EPA) cleanup target levels were volatile organic compounds (VOCs) and metals (aluminum, arsenic, barium, lead, mercury, and thallium) in groundwater, and benzo(a)pyrene and metals (arsenic and nickel) in soil, and zinc in swale soil.

SITE DESCRIPTION

LC39B is an active National Aeronautics and Space Administration (NASA)-operated facility. The area where LC39B resides was undeveloped prior to the mid-1960s when construction for the Apollo Space Program commenced. The facility encompasses approximately 170 acres at Kennedy Space Center (KSC). The pad structure was retrofitted to support Space Transportation System (STS) operations in 1975. It is the northernmost of the two space shuttle launch sites situated along the eastern boundary of KSC (Figure 1). The launch pad is located in the center of the LC39B site. The facility is registered as a National Historic Site located within Brevard County.

¹ This LUCIP summarizes institutional controls regarding the NASA KSC Launch Complex 39B. For detailed information on the site, consult the LC39B administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP–SWMU 9 KSC-TA-7023

SITE LOCATION

A portion of LC39B is located within the northwest corner of the False Cape, Florida 7.5- minute United States Geological Survey (USGS) Quadrangle Map [USGS 1976] and a portion is in the southeast corner of the Wilson, Florida Quadrangle Map [USGS 1949]. The site is located within Sections 28 and 33 of Township 21S and Range 37E. The groundwater use and soil residential control area covered by this LUCIP is shown on Figure 2. Coordinates of the corners of the LUCIP provided on Figure 2 are in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs and metals above the FDEP groundwater cleanup target level values. Soil remaining on site contains benzo(a)pyrene (Heating, Ventilation, and Air Conditioning [HVAC]) area, polychlorinated biphenyls (PCBs) (Deluge Basin Area [DBA]), arsenic (HVAC), and nickel (Compressed Air Building Area [CBA]) and swale soil contains zinc all at concentrations above Residential Soil Cleanup Target Level (SCTL) values as discussed in the Corrective Measures Study (CMS) Report ¹. The past, current, and projected future land use of LC39B is and will remain as an active launch pad in nature. LUCs are therefore required to prohibit the use of residential exposure to surface soil and swale soil.

Indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-7022, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA) ² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs.
Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

2 05/02/2005

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Centerwide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP–SWMU 9 KSC-TA-7023

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no groundwater use or residential exposure to surface soil is occurring.

REPORTING

KSC's Environmental Program Office will submit annual reports to the FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the FDEP and implemented by modification of NASA's operating permit.

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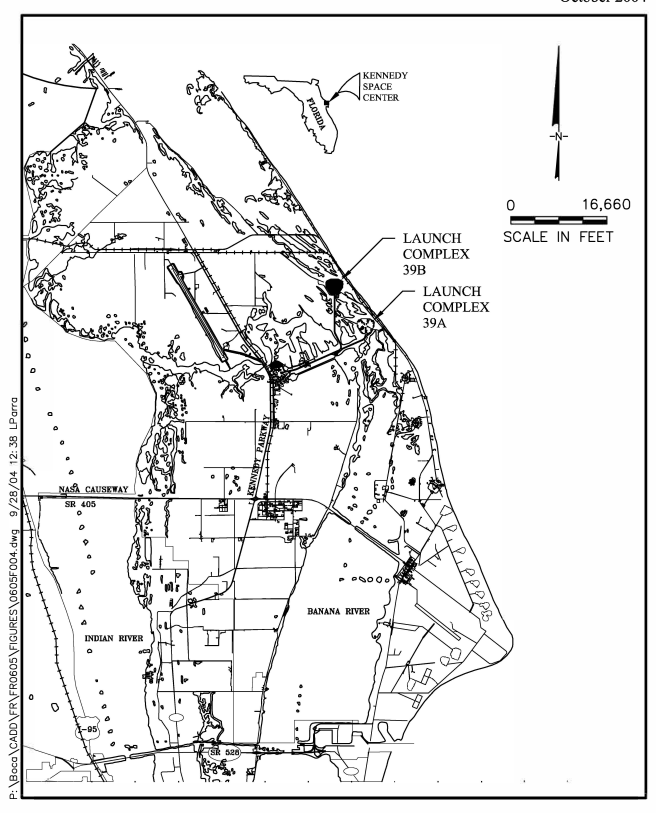
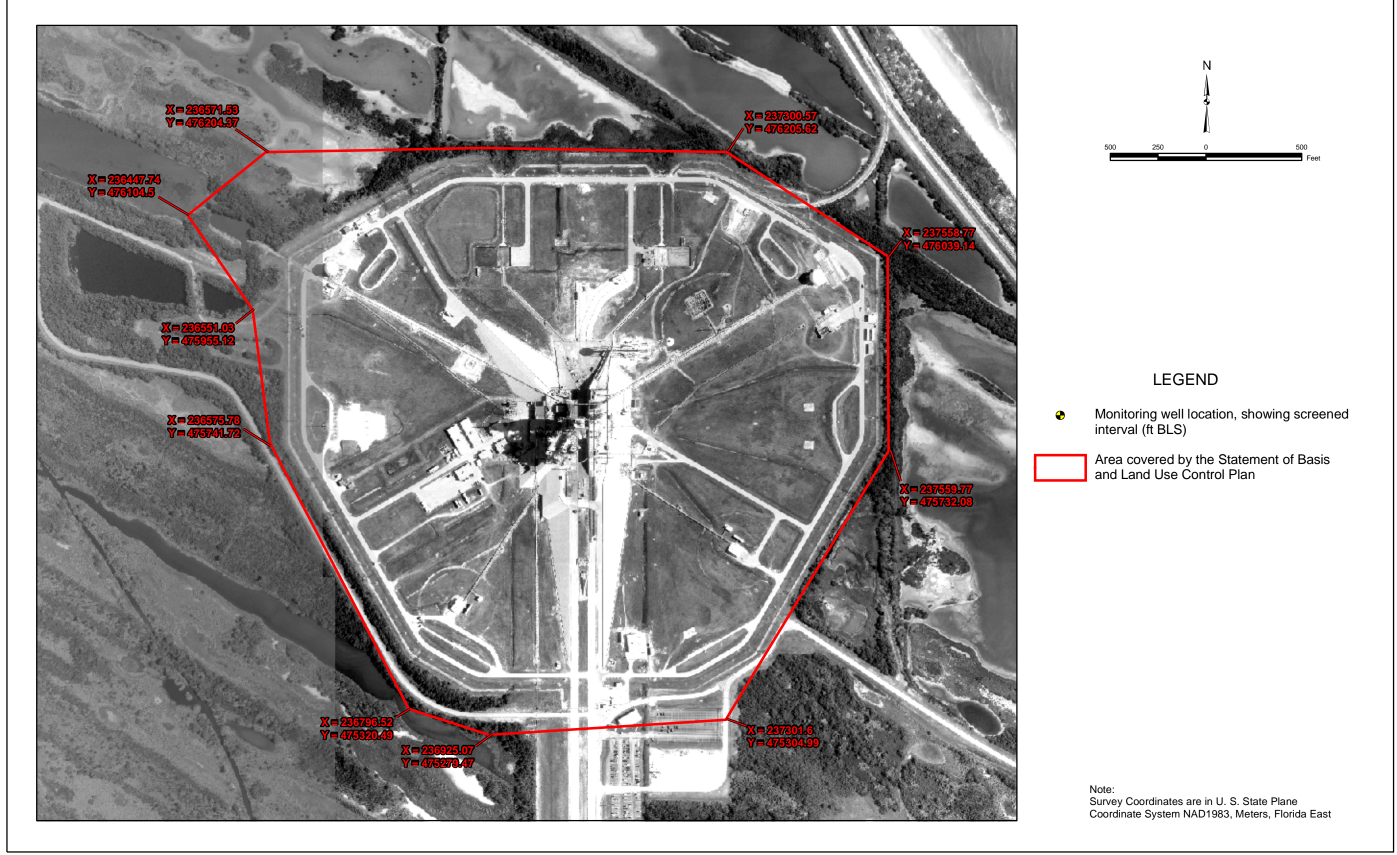


Figure 1 Location of Launch Complex 39B at Kennedy Space Center



LUCIP – SWMU 10 KSC-TA-6704

LAND USE CONTROL IMPLEMENTATION PLAN





FACILITY: General Services Administration (GSA) Reclamation Yard

Solid Waste Management Unit No. 10

CONTAMINANTS: VOCs in Groundwater and PCBs in Soil

CONTROL: Prohibit Groundwater Use and Residential Exposure to Surface Soils

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the General Services Administration (GSA) Reclamation Yard of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the GSA Reclamation Yard. institutional land use controls (LUCs) are necessary to: (i) prohibit the use of groundwater from the site; and (ii) prohibit residential exposure to site soils. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act Investigation (RFI). Facility (RCRA) Chemicals of concern identified for human health risk during the RFI that exceeded Florida Department of Environmental Protection (FDEP) and United

Environmental Protection Agency (EPA) cleanup target levels were volatile organic compounds (VOCs), polychlorinated biphenyls (PCBs) and chlorobenzenes in groundwater and PCBs in soil.

SITE DESCRIPTION

The GSA Reclamation Yard is a NASAoperated facility that was constructed in the late 1960s to facilitate the recycling of a variety of equipment and chemicals used by the Kennedy Space Center (KSC). facility includes a former hazardous materials building and several storage warehouses and sheds that comprise an area of approximately 7 acres. Past and current operations at the GSA Reclamation Yard include the storage of office equipment, air conditioners, transformers, batteries, lawn mowers, paints, solvents, pesticides, oils, and adhesives. Solvents are no longer stored onsite. The site location and facility map are included as Figures 1 and 2. respectively.

SITE LOCATION

The GSA Reclamation Yard is located on the south side of Ransom Road and west of

GSA LUCIP.doc 05/02/2005

^{1.} This LUCIP summarizes institutional controls regarding the NASA KSC General Services Administration (GSA) Reclamation Yard. For detailed information on the site, consult the GSA Reclamation Yard administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP – SWMU 10 KSC-TA-6704

Kennedy Parkway (Figure 1). The site is located within Section 7 of Township 23S, Range 37E which is in the Orsino Quadrangle. The soil and groundwater use control areas covered by the LUCIP are shown on Figure 2. Coordinates of the corners of the LUC are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs, PCBs and chlorobenzenes above FDEP's groundwater cleanup target levels. PCBs also are present above FDEP's residential soil cleanup target levels (SCTLs). The past, current, and projected future land use of the GSA Reclamation Yard is industrial in nature. LUCs are therefore required to prohibit the use of groundwater at the site and prohibit residential use and exposure to soil. Indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-6703, is available for review by contacting the KSC

Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that neither residential exposure to soils nor groundwater use is occurring, and that site swales meet the alternative SCTL assumptions.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

^{2.} By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP – SWMU 10 KSC-TA-6704

REPORTING

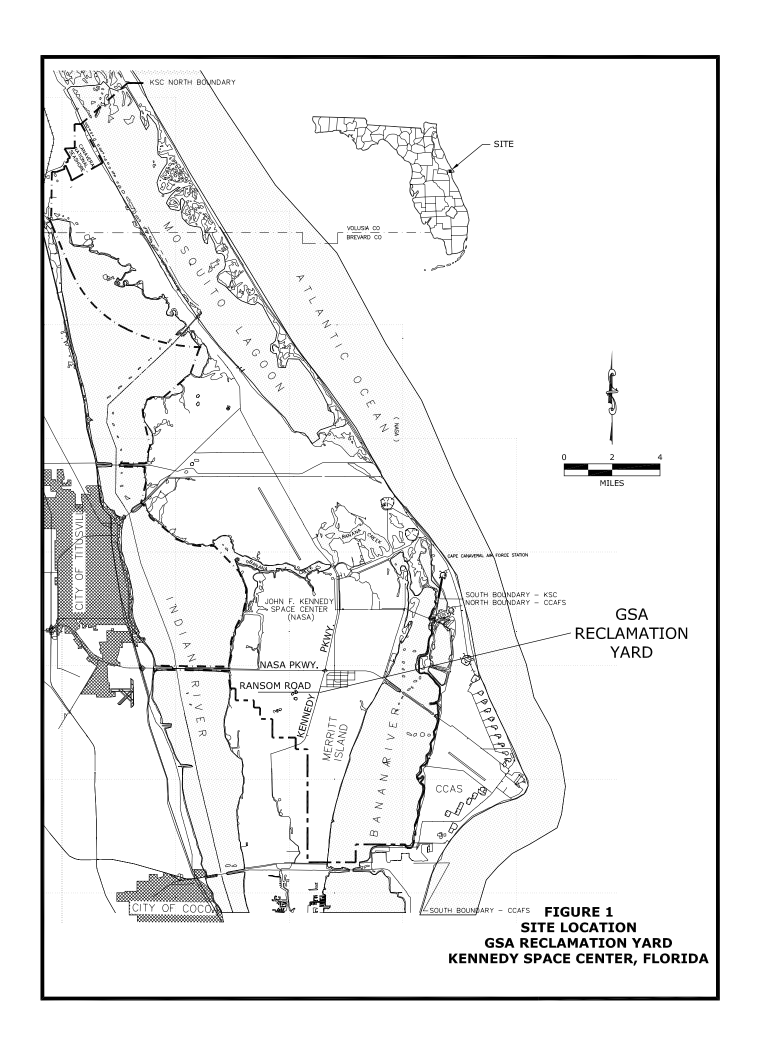
KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

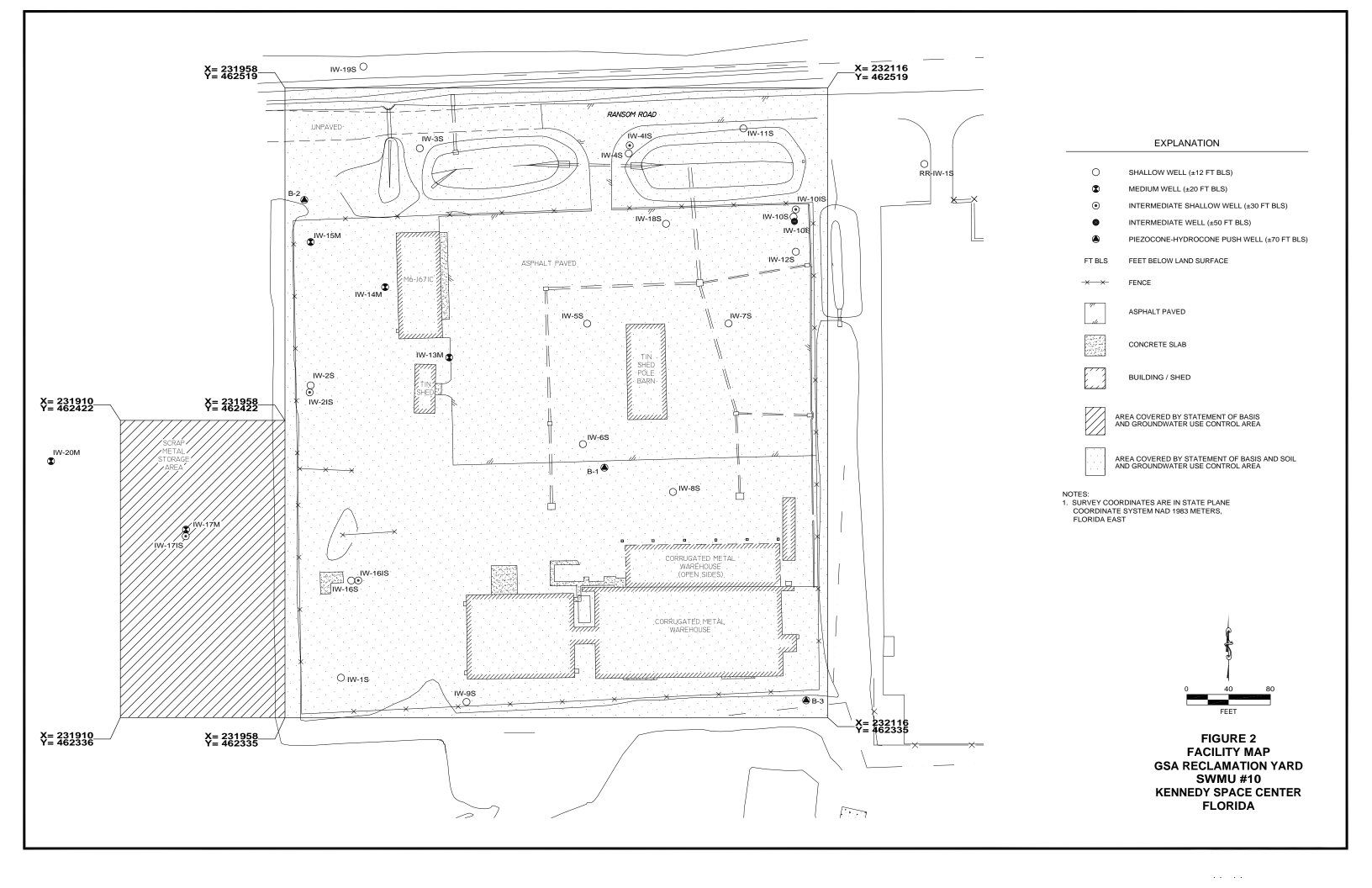
ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.





LUCIP – SWMU 13 KSC-TA-6427



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: GSA Vehicle Maintenance Facility

Solid Waste Management Unit No. 13

CONTAMINANTS: VOCs in Groundwater and

PAHs and Metals in Soil and Swale Soil

CONTROL: Prohibit Residential Use and Maintain the Swale Configuration

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the GSA Vehicle Maintenance Facility (GSA VMF) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the GSA VMF site, institutional land use controls (LUCs) are necessary to: (i) prevent residential exposure to surface soil; and (ii) ensure the swales at the site remain in their current configuration and that human activity within the swale is limited to intermittent maintenance. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern identified for human health risk during the RFI that exceeded

Florida Department of Environmental Protection (FDEP) and Environmental Protection Agency (EPA) cleanup target levels were volatile organic compounds (VOCs) in groundwater, and polynuclear aromatic hydrocarbons (PAHs) and metals in soil and swale soil. Groundwater issues associated with this site are being addressed under activities for the Communications, Maintenance, and Storage Facility (SWMU 82).

SITE DESCRIPTION

The GSA VMF site is a NASA-operated facility that consists of four numbered buildings that were constructed between 1966 and 1985 and four unnumbered structures that are used for support operations. The GSA VMF historically was used for vehicle service, maintenance, and fueling operations at KSC. operations were terminated in 1999. natural gas facility was constructed at the site in 1994 and is still active, as are propellant refueling, storage, and testing Due to the nature of the operations. previous operations, various chemicals have been used at the facility, including motor oil,

^{1.} This LUCIP summarizes institutional controls regarding the NASA KSC GSA Vehicle Maintenance Facility (GSA VMF). For detailed information on the site, consult the GSA VMF administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP – SWMU 13 KSC-TA-6427

hydraulic fluids, transmission fluid, engine coolant, automotive battery acid, solvents, and fuels.

SITE LOCATION

The GSA VMF site is located in the western portion of the KSC Industrial Area (Figure 1) and comprises approximately 9 acres. It is situated southwest of the intersection of 3rd Street S.E. and B Avenue. The site is located within Section 4 of Township 23 South, Range 37 East which is in the Orsino Quadrangle. The soil use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

PAHs and metals were detected in soil and swale soil above FDEP's residential and/or industrial soil cleanup target levels (SCTLs). Alternative SCTLs were developed for a groundskeeper scenario at the site and all soil contaminants were below the alternative SCTLs. The past, current, and projected future land use of the GSA VMF is industrial in nature. LUCs are therefore required to prohibit residential exposure to surface soil and to ensure the swales remain

in their current configuration and that human activity within the swale is limited to intermittent maintenance. Indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for this site. The SB for the site, KSC document number KSC-TA-6428, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

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^{2.} By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Centerwide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP – SWMU 13 KSC-TA-6427

long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no residential exposure to site soils is occurring. The inspection will further verify that the swale maintenance activities meet the alternative SCTL assumptions for groundskeepers.

REPORTING

KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.

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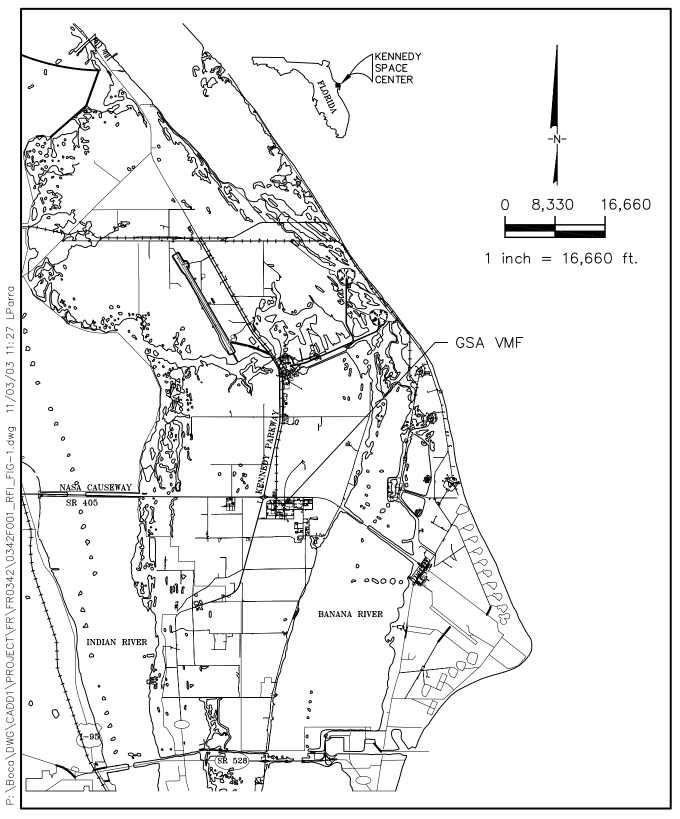
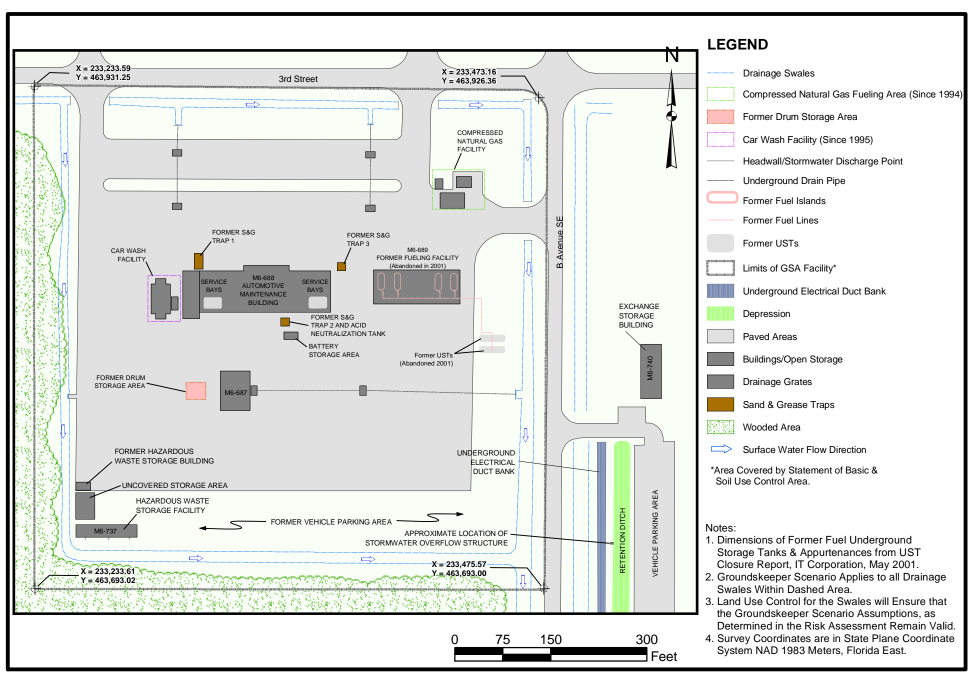


FIGURE 1 SITE LOCATION MAP GSA VMF



LUCIP – SWMU 14 KSC-TA-5893

LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA



FACILITY: Maintenance and Operations Building

Solid Waste Management Unit No. 14

CONTAMINANTS: VOCs and Iron in Groundwater and PCBs,

PAHs, and Arsenic in Soil/Dry Sediment

CONTROL: Prohibit Residential and Groundwater Use and Maintain the Swale

Configuration

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the **Operations** Maintenance and (M&O)Building of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the M&O Building, institutional land use controls (LUCs) are necessary to: (i) prohibit the use of groundwater from the site; (ii) prohibit residential use of the site; and (iii) ensure the swales at the site remain in their current configuration and that human activity within the swale is limited to intermittent maintenance. Controls will periodic inspection, include condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI).

Chemicals of concern identified for human health risk during the RFI that exceeded Florida Department of Environmental Protection (FDEP) and Environmental Protection Agency (EPA) cleanup target levels were volatile organic compounds (VOCs) and iron in groundwater, and polychlorinated biphenyls (PCBs), polynuclear aromatic hydrocarbons (PAHs), and arsenic in soil/dry sediment.

SITE DESCRIPTION

The M&O Building is a NASA-operated facility that was constructed in the early 1960s to support space flight efforts at KSC. The facility includes the M&O Building and numerous appurtenant structures and storage areas that comprise an area of approximately 23 acres (Figure 1). Past and current operations at the M&O Building include painting, carpentry, electrical, metal work, heavy equipment maintenance, fueling, steam cleaning, battery maintenance, and storage.

FR0138/M&O-LUCIP 07/29/2002

^{1.} This LUCIP summarizes institutional controls regarding the NASA KSC Maintenance and Operations (M&O) Building. For detailed information on the site, consult the M&O Building administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP – SWMU 14 KSC-TA-5893

SITE LOCATION

The M&O Building is located in the northwestern corner of the KSC Industrial Area (Figure 1). It is located at the intersection of Third Street S.E. and A Avenue S.E. The site is located within Section 4 of Township 23S, Range 37E which is in the Orsino Quadrangle. The soil and groundwater use control areas covered by the LUCIP are shown on Figure 2. Coordinates of the corners of the LUC are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs and iron above FDEP's groundwater cleanup target levels. PCBs and arsenic were present soil/drv sediment above FDEP's residential soil cleanup target level (SCTL). One PAH was present in soil/dry sediment above FDEP's industrial SCTL. Alternative SCTLs were developed for a groundskeeper scenario at the site and all soil contaminants were below the alternative SCTLs. past, current, and projected future land use of the M&O Building is industrial in nature. LUCs are therefore required to prohibit the use of groundwater at the site, prohibit residential use/exposure to soils, and to ensure the swales remain in their current configuration and that human activity in swales is limited to intermittent maintenance. Indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-5717, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

FR0138/M&O-LUCIP 07/29/2002 2

^{2.} By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for fiture protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP – SWMU 14 KSC-TA-5893

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no residential or groundwater use is occurring and that the swales meet the alternative SCTL assumptions.

REPORTING

KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

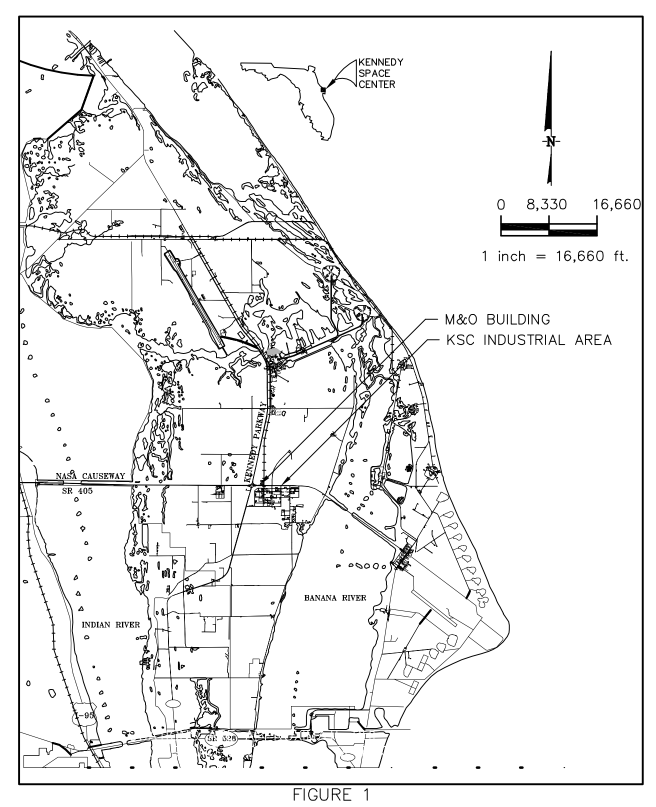
ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

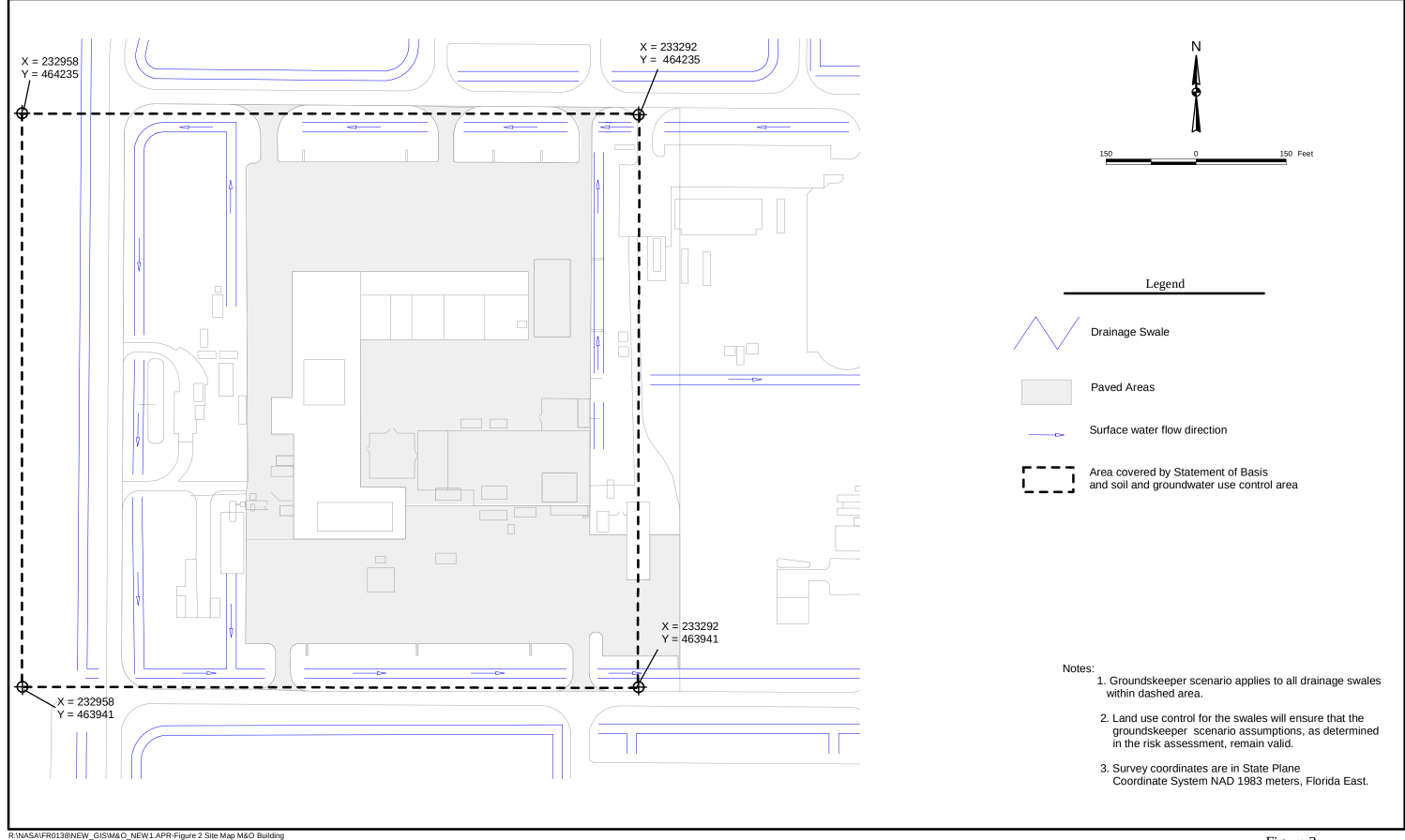
MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.

FR0138/M&O-LUCIP 07/29/2002 3



KENNEDY SPACE CENTER
M&O BUILDING SITE LOCATION MAP



LUCIP-SWMU 21 KSC-TA-5875



LAND USE CONTROL IMPLEMENTATION PLAN





NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Ransom Road Sandblast Area

Solid Waste Management Unit No. 21

CONTAMINANTS: PCBs in Soil

CONTROL: Prohibit Residential Use and Restrict Industrial Use Access to Soil

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Ransom Road Sandblast Area (RRSA) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the RRSA, institutional land use controls (LUCs) are necessary to prohibit residential use of the site and restrict industrial use access to soils. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern identified for human health risk during the RFI and supplemental sampling activities that exceeded Florida

Department of Environmental Protection (FDEP) and Environmental Protection Agency (EPA) cleanup target levels were polychlorinated biphenyls (PCBs) in surficial soils.

SITE DESCRIPTION

The RRSA is a NASA-operated facility that has been used as a sandblasting area and painting facility since 1967. Sandblasting is currently conducted inside a sandblast facility and was formerly conducted outside the facility to the east. Objects to be sandblasted are reportedly degreased and steam cleaned offsite before delivery to the RRSA, although pressure washing of objects to be sandblasted is occasionally conducted at the site. The entire site within the fenced boundary, exclusive of drainage ditches, is paved with asphalt or concrete.

SITE LOCATION

The RRSA is located on the south side of Ransom Road immediately southwest of the intersection of Ransom Road with Kennedy Parkway South, approximately 1.5 miles

582311 RRSA LUCIP 07/02/2002

^{1.} This LUCIP summarizes institutional controls regarding the NASA KSC Ransom Road Sandblast Area (RRSA). For detailed information on the site, consult the RRSA administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP – SWMU 21 KSC-TA-5875

south of the intersection of Kennedy Parkway and NASA Parkway (Figure 1). The RRSA SWMU encompasses the entire facility including all improvements within a surrounding fence and adjacent stormwater infiltration ditches where releases may have occurred (Figure 2). The Government Services Administration (GSA) equipment-for-auction storage yard (SWMU No. 10) is located immediately west of the RRSA. Wooded areas surround the RRSA and GSA sites to the north, east, and south; orange groves exist to the west.

The site is located within Section 7 of Township 23 South, Range 37 East, which is in the Orsino Quadrangle. Coordinates of the corners of the soil use control areas are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

PCBs were detected at a concentration exceeding the FDEP/EPA industrial cleanup target level in one soil sample (that was not removed during interim corrective measures excavation) collected from under asphalt pavement. LUCs are therefore required to prohibit industrial site workers access to contaminated soils under the pavement in

the area shown on Figure 2. Also, PCBs have been detected at concentrations over residential cleanup target levels in soils at the northwest corner of the site adjacent to the GSA SWMU. LUCs are therefore required to prohibit residential use of the site within the security fence.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for this site. The SB for the site, KSC document number KSC-TA-5655, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

2. By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspection, condition certification and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

582311 RRSA LUCIP 07/02/2002 2

LUCIP-SWMU 21 KSC-TA-5875

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no residential use is occurring and pavement in the specified area remains intact.

REPORTING

KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

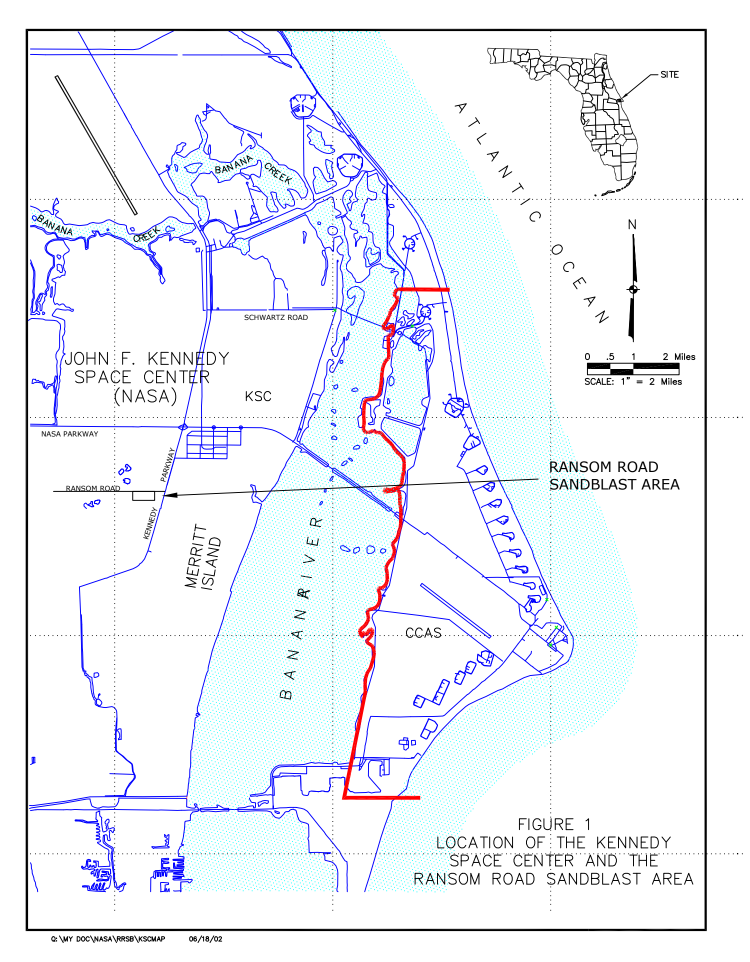
KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

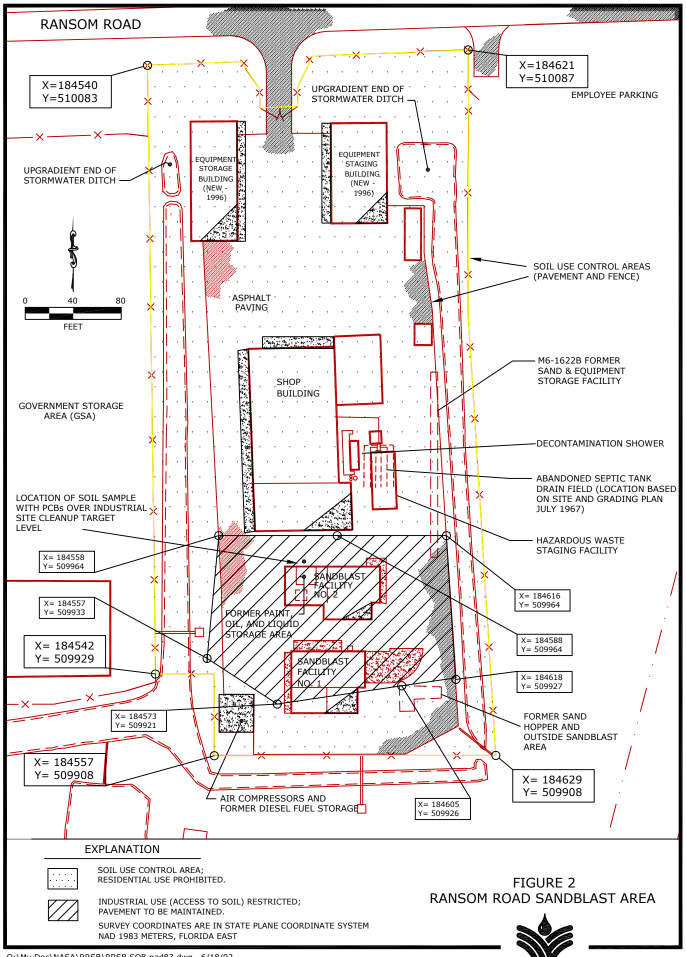
MAINTENANCE

This LUCIP will remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be

approved by EPA and FDEP and implemented by modification of NASA's operating permit.

582311 RRSA LUCIP 07/02/2002 3





LUCIP-SWMU 30 KSC-TA-5913



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Component Cleaning Facility

Solid Waste Management Unit No. 30

CONTAMINANTS: VOCs and SVOCs in Groundwater CONTROL: Prohibit Use of Groundwater

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Component Cleaning Facility (CCF) of institutional controls that have been implemented at the site¹. Institutional land use controls (LUCs) are necessary to prohibit groundwater use at the site. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern identified for human health risk during the RFI and supplemental sampling activities that exceeded Florida Department of Environmental Protection (FDEP) and Environmental Protection Agency (EPA) cleanup target levels include

volatile organic compounds (VOCs) and semi-volatile organic compounds (SVOCs) in groundwater.

SITE DESCRIPTION

The CCF is a NASA-operated facility comprising approximately 14 acres that originally was used for converting liquid nitrogen to nitrogen gas, which was then piped to launch pads. NASA later established a component refurbishment (cleaning) facility at the CCF. The CCF consisted of several operations that were conducted in facility buildings including equipment maintenance and cleaning, laboratory industrial analyses, treatment, water deionization, freon storage and reclamation, compressed gas loading, and bottle storage, components and equipment storage, dry chemical storage, and hazardous waste staging. All operations at the CCF were suspended in November 2001 to facilitate the environmental cleanup effort. Based on the history of operations at the SWMU, suspected sources of contamination include discharges to ditches from underground

1. This LUCIP summarizes institutional controls regarding the NASA KSC Component Cleaning Facility (CCF). For detailed information on the site, consult the CCF administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP – SWMU 30 KSC-TA-5913

wastewater sumps, and runoff from the site and adjacent roadways.

SITE LOCATION

The CCF facility is north of the crawlerway and Saturn Causeway and between the Vehicle Assembly Building and the launch complexes at Kennedy Space Center, Florida (Figure 1). The CCF area covered by this LUCIP is situated predominantly north of the north crawler track with a smaller portion south of the track (Figure 2). The site is located within Section 8 of Township 22 South, Range 37 East of the Orsino Quadrangle. The groundwater use control area is roughly rectangular in shape and is approximately 22.3 acres in size (Figure 2). Coordinates of the corners of the LUCs are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater within the site boundary contains VOCs and SVOCs at concentrations above the FDEP's groundwater cleanup target levels. LUCs are therefore required to prohibit the use of groundwater. Indoor air quality shall be evaluated prior to any construction within

the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for this site. The SB for the site, KSC document number KSC-TA-5672, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

2. By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspection, condition certification and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

MONITORING

Quarterly inspections to monitor that institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no groundwater use is occurring.

REPORTING

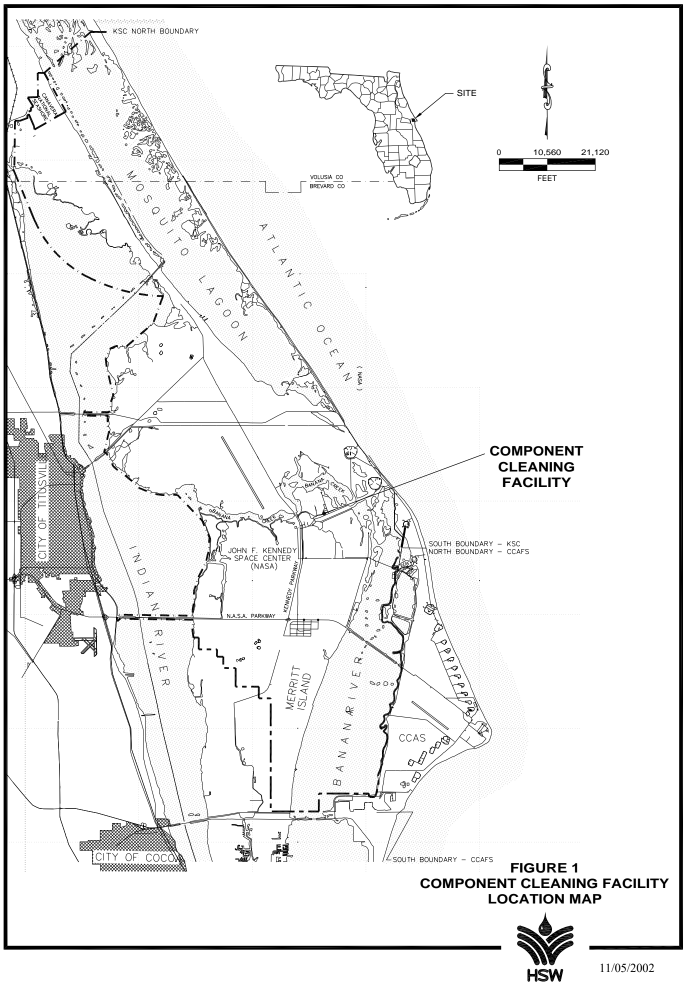
KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

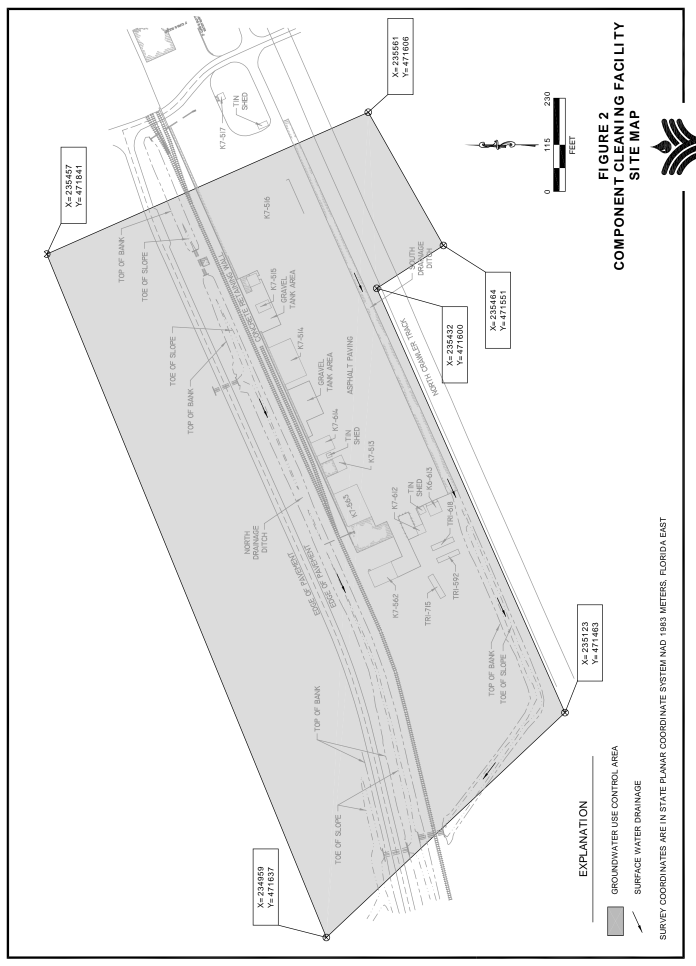
ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

This LUCIP will remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by EPA and FDEP and implemented by modification of NASA's operating permit.





LUCIP-SWMU 037 KSC-TA-10433



LAND USE CONTROL IMPLEMENTATION PLAN



FORMER DRUM STORAGE AREA (SWMU 037) NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Former Drum Storage Area

Solid Waste Management Unit 037

CONTAMINANTS: VOCs in Groundwater

CONTROL: Prohibit Groundwater Use, Prevent Hypothetical Future Residential

Exposure to Groundwater, and Prevent Potential Discharge of

Contaminated Groundwater to Adjacent Surface Water

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Former Drum Storage Area (FDSA) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with FDSA, institutional land use controls (LUCs) are necessary to prohibit the use of groundwater from the site, to prevent hypothetical future residential exposure to groundwater, and to prevent potential discharge of contaminated groundwater to adjacent surface water bodies that have been designated at Outstanding Florida Waters (OFW). Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of FDSA Confirmatory Sampling activities in 2005. No

ecological risks were identified; therefore, ecological risks were not evaluated further. Human health risks were updated based on additional data collected during the Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern identified for human health risk during the RFI that exceeded Florida Department of Environmental Protection (FDEP) and Environmental Protection Agency (EPA) cleanup target levels were chlorinated volatile organic compounds (VOCs) in groundwater.

SITE DESCRIPTION

Approximately 100 drums were stored by NASA at FDSA from 1988 through 1994, primarily on a concrete pad in the northern portion of the site but also at multiple locations across the site (Figure 1). Three tankers reported at the site during this period were parked in the southern retention area; the contents of the tankers are not known. The contents of the drums were reported as asbestos materials, solidified paint and debris, adhesives, petroleum-contaminated soils and absorbents, aerosol cans, photo developer solutions, wastewater, latex paints, hydrazine-

FDSA LUCIP Rev. 0 07/15/09

¹ This LUCIP summarizes institutional controls regarding the NASA FDSA. For detailed information on the site, consult the FDSA administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-SWMU 037 KSC-TA-10433

contaminated materials (hoses) contained in dilute citric acid solutions, nitrogen tetroxide-contaminated materials contained in dilute ammonium hydroxide solution, glycol-based coolants, polyol resin foam components, polymeric isocyanates foam components, polychlorinated biphenyl (PCB) and non-PCB lighting ballasts, and fluorinated oils.

SITE LOCATION

FDSA includes approximately 6 acres located on the northeastern portion of the turnaround loop of Fluid Servicing Road and consists of the Building J7-2112A area (Figure 1). The site is located within Section 5 of Township 22S, Range 37E which is in the Orsino Quadrangle. The groundwater use control area covered by the LUCIP are shown on Figure 2. Coordinates of the corners of the LUC are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs at concentrations greater than FDEP's Groundwater Cleanup Target Levels. The past, current, and projected future land use of FDSA is industrial in nature. LUCs are therefore required to prohibit the use of groundwater at

the site. Indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-10432, is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 037 KSC-TA-10433

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating and will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no residential groundwater use is occurring.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.

FIGURE 1 LOCATION OF KENNEDY SPACE CENTER AND SWMU 37 SWMU 37 - FORMER DRUM STORAGE AREA, KENNEDY SPACE CENTER, FLORIDA

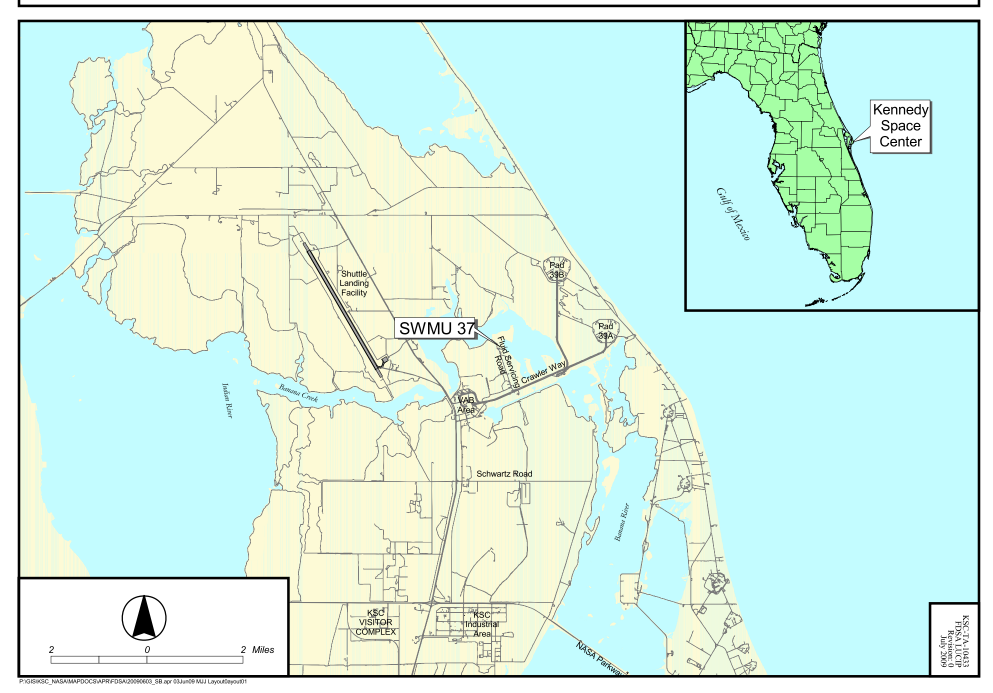
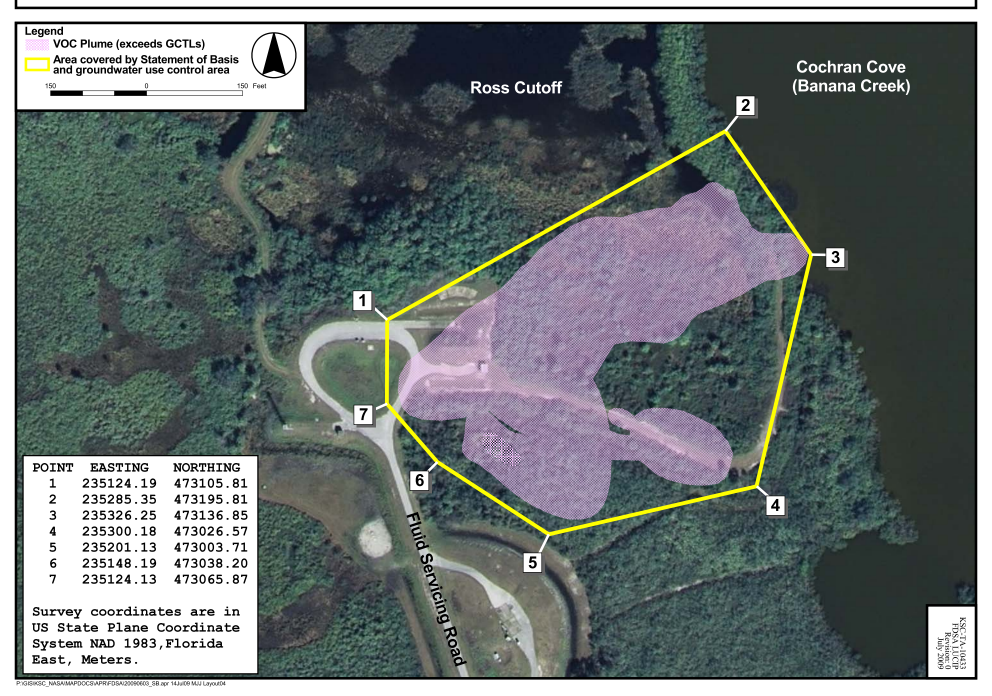


FIGURE 2 GROUNDWATER LAND USE CONTROL AREA SWMU 37 - FORMER DRUM STORAGE AREA, KENNEDY SPACE CENTER, FLORIDA





LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Building M7-505 Treatment Tank

Solid Waste Management Unit 039

CONTAMINANTS: Volatile organic compounds (VOCs) in groundwater and polychlorinated

biphenyls (PCBs) in soil

CONTROL: Prohibit groundwater use and industrial / residential access to soil

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of Building M7-505 of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with Building M7-505, institutional land use controls (LUCs) are necessary to prohibit the use of groundwater from the site. LUCs are also necessary to prevent access to soil under electrical equipment in the northwest portion of the site. Controls necessary to prevent human exposure will include periodic inspection, condition certification, and agency notification

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI) and Corrective Measure Implementation (CMI). Constituents of concern that exceed Florida Department of Environmental Protection (FDEP) cleanup

target levels are chlorinated VOCs (trichloroethene, cis-1,2-dichloroethene, and vinyl chloride) in groundwater and PCBs in soil

SITE DESCRIPTION

The M7-505 Building is a National Aeronautics and Space Administration (NASA)-operated facility that was constructed in the early 1960s. The facility includes the M7-505 Building, roads, parking lots and storage areas (Figure 1). Past and current operations at the Building M7-505 include material testing, metal treatment and machine shop activities. The treatment tank was used for pH neutralization of waste solutions generated in the metal treatment laboratory.

SITE LOCATION

The M7-505 Building is located in the southeastern portion of the Kennedy Space Center (KSC) Industrial Area at the intersection of D Avenue SE and within Section 5 of Township 23S, Range 37E, which is in the Orsino Quadrangle. The groundwater use control and soil areas covered by the LUCIP are shown on Figure 2.

M7-505 LUCIP Rev. 3 12/30/2015

¹ This LUCIP summarizes institutional controls regarding the NASA M7-505 Building. For detailed information on the Site, consult the M7-505 Building administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

Coordinates of the corners of the LUC areas are provided on Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs above the FDEP Groundwater Cleanup Target Levels. Polynuclear aromatic hydrocarbons (PAHs) were also present in swale soil above the FDEP Residential-Soil Cleanup Target Levels, however interim measures have mitigated potential risk to human health and ecological receptors from the swale soil. Soil under electrical equipment in an area in the northwest portion of the site contains PCBs above FDEPs soil cleanup target levels. The past, current and projected future land use of the Building M7-505 is industrial in nature. However, LUCs are required to prohibit the potential future use of groundwater from the site and to restrict access to the soil. Indoor air quality shall also be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The institutional controls are temporary while long term monitoring documents the reduction of VOCs in groundwater through natural processes and until the PCB-affected soil is removed.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

The KSC Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by the KSC Environmental Assurance Branch. The inspections will verify that no groundwater use or unauthorized disturbance to soils is occurring at the site.

REPORTING

The KSC Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs

ENFORCEMENT

The KSC Environmental Assurance Branch will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or until there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the FDEP and implemented by modification of NASA's operating permit.

LUCIP - SWMU 039



PROJECTION: NAD 1983 StatePlane Florida East FIPS 0901 AERIAL SOURCE: ESRI Online Services (NAIP, June 2013).

LEGEND

SWMU 039 Boundary

NASA - National Aeronautics and Space Administration KSC - Kennedy Space Center LUCIP - Land Use Control Implementation Plan SWMU - Solid Waste Management Area

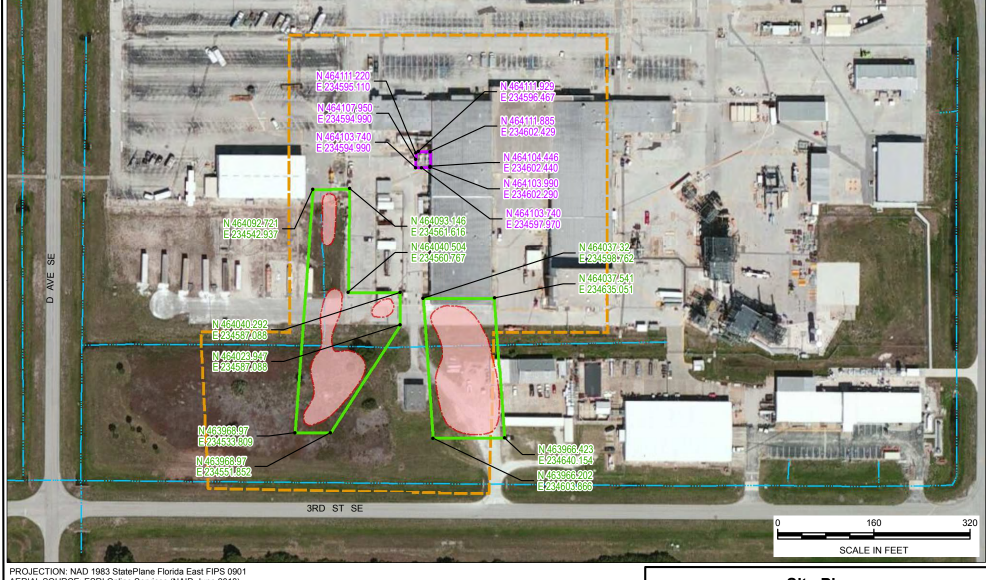
Site Location Map Land Use Control Implementation Plan

M7-505 Treatment Tank Area NASA Kennedy Space Center, Florida

Project Number: TL014020

Figure 1

LUCIP - SWMU 039



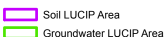
PROJECTION: NAD 1983 StatePlane Florida East FIPS 0901 AERIAL SOURCE: ESRI Online Services (NAIP, June 2013).

SWMU 039 Boundary

Swale/Ditch

VOCs Detected in Groundwater >GCTL (2015)

NASA - National Aeronautics and Space Administration KSC - Kennedy Space Center LUCIP - Land Use Control Implementation Plan SWMU - Solid Waste Management Area



VOCs - Volatile Organic Compounds GCTL - Groundwater Cleanup Target Level

LUCIP North and East Coordinates are in State Plane Florida East (meters). Groundwater shown in green; Soil shown in purple.

Site Plan **Land Use Control Implementation Plan**

M7-505 Treatment Tank Area NASA Kennedy Space Center, Florida

Project Number: TL014020

Figure 2

LUCIP-SWMU 041 KSC-TA-12106



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Components Refurbishment and Chemical Analysis Facility

Solid Waste Management Unit 041

CONTAMINANTS: Volatile Organic Compounds in Groundwater and Polychlorinated

Biphenyls in Soil

CONTROL: Prohibit Groundwater Use and Residential Use Access to Soil

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control
Implementation Plan (LUCIP) has been
prepared to inform current and potential
future users of the Components
Refurbishment and Chemical Analysis
(CRCA) Facility of institutional controls that
have been implemented at the site¹.
Although there are no current unacceptable
risks to human health or the environment
associated with CRCA, certain land use
controls (LUCs) are necessary to prevent the
potential for future risks at the site. Controls
will include periodic inspection, condition
certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Confirmation Sampling (CS) identified five Locations of Concern (LOCs) at the CRCA site. No Further Action was approved for LOCs 3, 4, and 5 in the CS Report. Polychlorinated biphenyls (PCBs) were identified in shallow soils at concentrations exceeding the Florida Department of Environmental Protection (FDEP) residential

Soil Cleanup Target Levels (SCTLs) but less than industrial SCTLs at LOC 1. The Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI) in 2005 and 2006 confirmed that at LOC 1 there are no leachability, industrial, or groundwater concerns and that the extent of soil with the PCB concentrations exceeding residential SCTLs was defined. The RFI also identified volatile organic compounds (VOCs), specifically, cis-1,2-dichloroethene (cDCE), trans-1,2-dichloroethene (tDCE), and vinyl chloride, in groundwater at CRCA at concentrations greater than FDEP Groundwater Cleanup Target Levels (GCTLs) and Natural Attenuation Default Concentrations (NADCs) at LOC 2. Based on the CS and RFI results, the source of groundwater impacts appeared to be located in the vicinity of the Chemical Processing Area (CPA) near Building K6-1696B.

SITE DESCRIPTION

SWMU 041 includes the CRCA building (K6-1696), dry chemical storage building (K6-1748 and 1748A), a waste water treatment plant (K6-1696A), and a parts

CRCA LUCIP Rev. 0 04/13/2012

¹ This Interim LUCIP summarizes institutional controls regarding the NASA CRCA site. For detailed information on the site, consult the CRCA administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-SWMU 041 KSC-TA-12106

decontamination building (K6-1747). The site was vacant undeveloped land prior to construction of the CRCA Facility in 1996. The CRCA building contains a laboratory for analysis of environmental media obtained from the KSC facility. The majority of solvent use and storage was east of the CRCA building in the CPA. The solvent was formerly stored in bulk tanks in a containment area east of the CPA for use in cleaning of various spacecraft components. A solvent is currently used for cleaning operations in the northeastern corner of the property. The surface in the area is concrete and asphalt with adjacent storm drains for collection of precipitation. The primary contaminants in groundwater at CRCA are trans-1,2-dichloroethene (tDCE), cis-1,2dichloroethene (cDCE), and vinyl chloride (VC).

SITE LOCATION

CRCA is located east of Contractor Road, approximately 1 mile north of Schwartz Road (Figure 1). CRCA is located in Section 18, Township 22S, Range 37E, as shown on the 7.5-minute Orsino topographic quadrangle map. The groundwater and soil use control areas covered by the Interim LUCIP are shown on Figure 2. Coordinates of the corners of the LUC are provided on Figure 2 in the State Plane Coordinate System, North

American Datum (NAD) of 1983, Florida East, meters.

SITE CONTAMINATION AND CONTROL

Concentrations of COCs in groundwater and soil are greater than FDEP GCTLs and SCTLs, respectively. The past, current, and projected future land use of CRCA is industrial in nature. LUCs are therefore required at LOC 1 to restrict use of this area to industrial activities and at LOC 2 to prohibit the use of groundwater until cleanup levels are achieved. The asphalt currently present at LOC 1 prevents exposure to soil in this area. The current and projected land use of CRCA does not include the use of site groundwater; therefore, there is no current or projected groundwater exposure risk.

DECISION DOCUMENT

The Kennedy Space Center (KSC)
Remediation Team determined that interim institutional controls should be implemented at CRCA. The interim institutional controls are temporary while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 041 KSC-TA-12106

accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Property transfer (if implemented in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUC areas. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating and will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring and that exposure to subsurface soils is restricted.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at KSC that are not compliant with this Interim LUCIP.

MAINTENANCE

The Interim LUCIP shall remain in place until a land use change is implemented and

the concerns managed by the Interim LUCIP are mitigated, or until there is a discovery, based on analytical evidence, that scenarios managed by the Interim LUCIP are no longer a concern.

FIGURE 1 LOCATION OF KENNEDY SPACE CENTER AND SWMU 041 SWMU 041 - COMPONENT REFURBISHMENT AND CHEMICAL ANALYSIS FACILITY, KENNEDY SPACE CENTER, FLORIDA

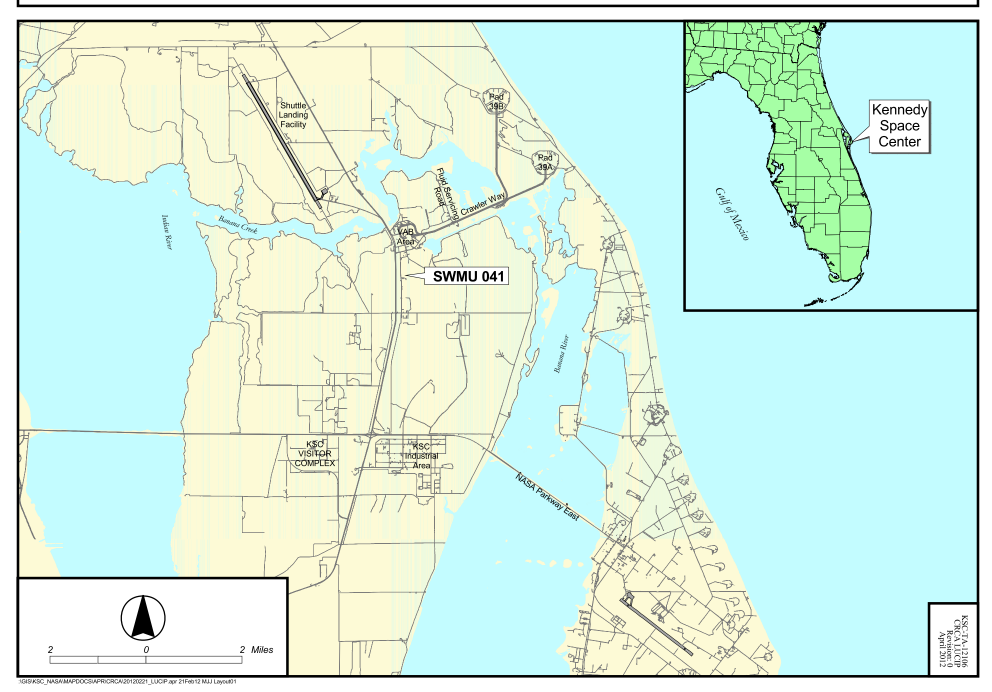
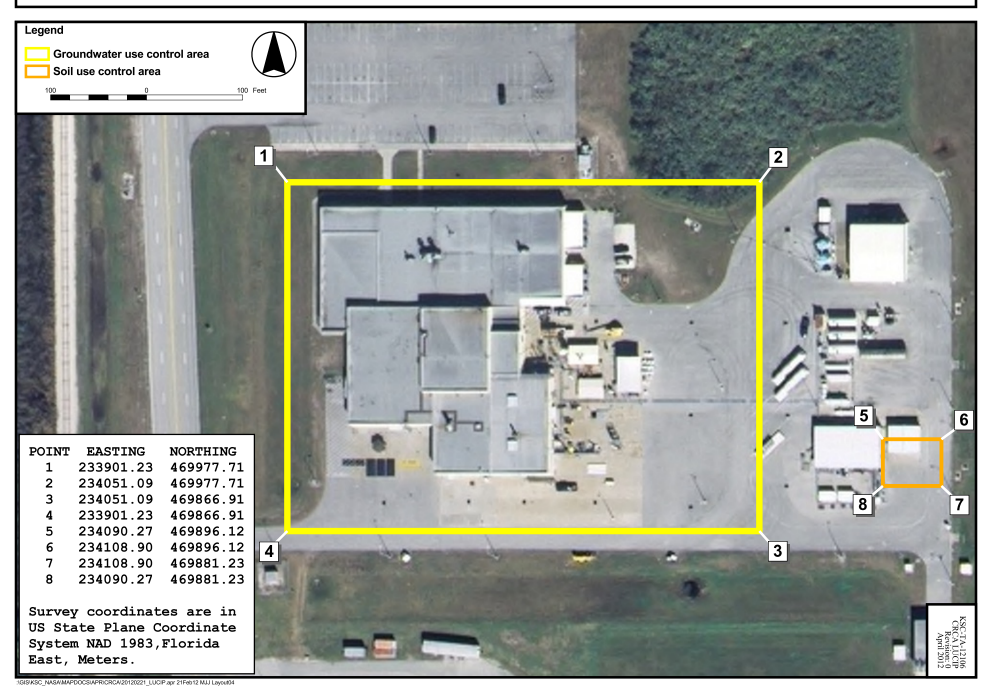


FIGURE 2 LAND USE CONTROL AREA SWMU 041 - COMPONENT REFURBISHMENT AND CHEMICAL ANALYSIS FACILITY, KENNEDY SPACE CENTER, FLORIDA





LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER, FLORIDA BREVARD COUNTY, FLORIDA

FACILITY: East Crawler Park Site

Solid Waste Management Unit 043

CONTAMINANTS: Polychlorinated Biphenyls in Soil

CONTROL: Prohibit Residential Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the East Crawler Park Site (ECPS) of revised institutional controls that have been implemented at the site¹. Although most areas at ECPS do not pose risks to human health or the environment. areas of soil with polychlorinated biphenyl (PCB) concentrations greater than the Florida Department of Environmental Protection (FDEP) residential Soil Cleanup Target Level (RSCTL) have been identified. Institutional land use controls (LUCs) are necessary to prohibit residential exposure to soils at the site. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern identified for human

health risk during the RFI and supplemental sampling activities that exceeded FDEP and Environmental Protection Agency (EPA) cleanup target levels were PCBs in surficial soils.

Since the implementation of the original land use control area, several investigations and interim measures (IMs) have been completed at the ECPS under Kennedy Space Center's RCRA program to eliminate/reduce the footprint of PCB contamination. However, residual PCB concentrations exceeding the RSCTL still remain in the central Crawlerway area of the site.

SITE DESCRIPTION

The site was used for staging and routine maintenance of NASA's shuttle transport vehicles (Crawlers) formerly used to transport Space Shuttles from the VAB to the launch pads. During the Apollo Program era, the site was used for parking the Mobile Service Structure (MSS) used for that program and was referred to as the MSS Park PCB contamination at this site is Site. suspected to be from paint chips from operation and maintenance of the former MSS and potentially from oil from the

ECPS LUCIP Rev. 1 11/8/2019

¹ This revised LUCIP summarizes institutional controls regarding the NASA ECPS. For detailed information on the site, consult the ECPS administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-6971.

Crawler. The site is currently unoccupied.

SITE LOCATION

The ECPS is located on the southeast side of KSC's crawlerway between the VAB and the launch pads (Figure 1). The ECPS SWMU area is shown on Figure 2. The site is a spur of the crawlerway and is bounded on the north by the crawlerway and the south by Saturn Causeway. The site is located within Section 9 of Township 22 South, Range 37 East, which is in the False Cape Quadrangle.

SITE CONTAMINATION AND REMEDY

Site-wide soil investigations conducted from 2012 to 2014 and 2016 to 2018 delineated PCB contamination to the FDEP industrial Soil Cleanup Target Level (ISCTL). Delineation to the RSCTL was achieved in some areas. Soils with PCBs detected at concentrations greater than FDEP's ISCTL have been removed sitewide. Soils with PCBs detected at concentrations greater than FDEP's RSCTL have been removed in most areas or have been evaluated using a riskbased 95-percent upper confidence level (UCL) approach; however, some exceedances of the RSCTL not covered by the 95-percent UCL still remain in the central Crawlerway area. Figure 2 shows areas of soil that have been remediated within the ECPS. Projected future land use of the ECPS is industrial in nature and site remediation goals were established based on the risk and potential for

exposure in an industrial setting. LUCs are therefore required to prohibit residential use of the site. Coordinates of the revised land use control area are provided in Figure 3 in the State Plane Coordinate System NAD 1983 meters, Florida East.

DECISION DOCUMENT

A Statement of Basis (SB) established institutional controls as a component of the remedy for this site. The SB for the site is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-6971.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspection will verify that no residential exposure to soil is occurring.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

This LUCIP will remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern.

SITE-SPECIFIC DOCUMENT REFERENCES

Site-specific documentation is available for review by contacting the Environmental Assurance Branch at telephone number (321) 867-6971.

FIGURE 1 LOCATION OF KENNEDY SPACE CENTER AND EAST CRAWLER PARK SITE SWMU 043, KENNEDY SPACE CENTER, FLORIDA

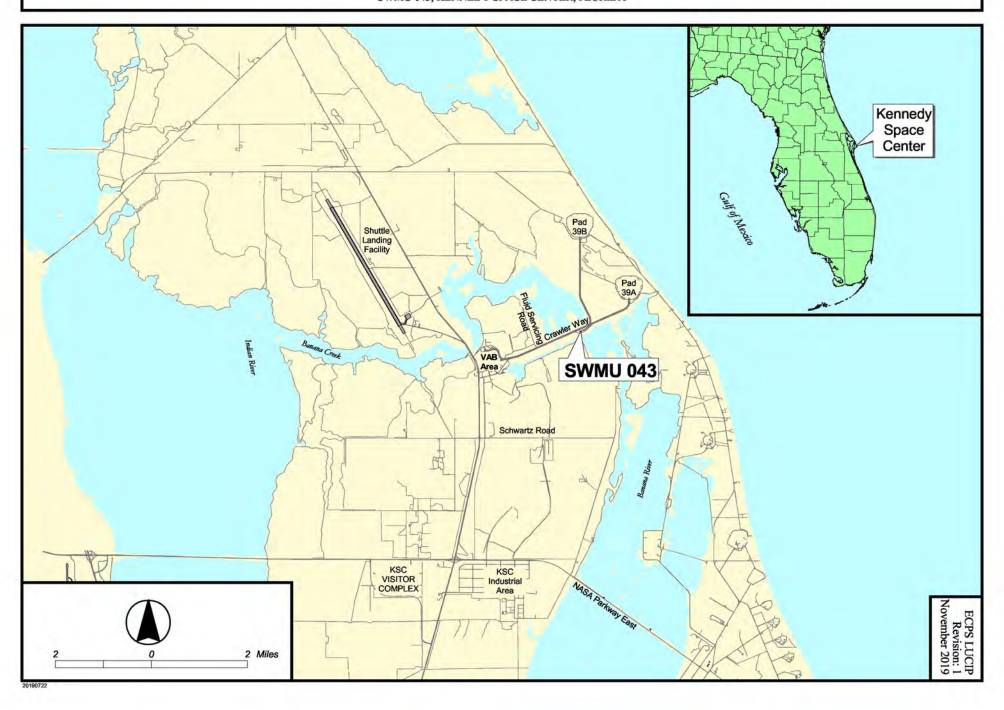


FIGURE 2 SWMU BOUNDARY WITH AREAS EXCAVATED IN 2018 - 2019 SWMU 043, KENNEDY SPACE CENTER, FLORIDA

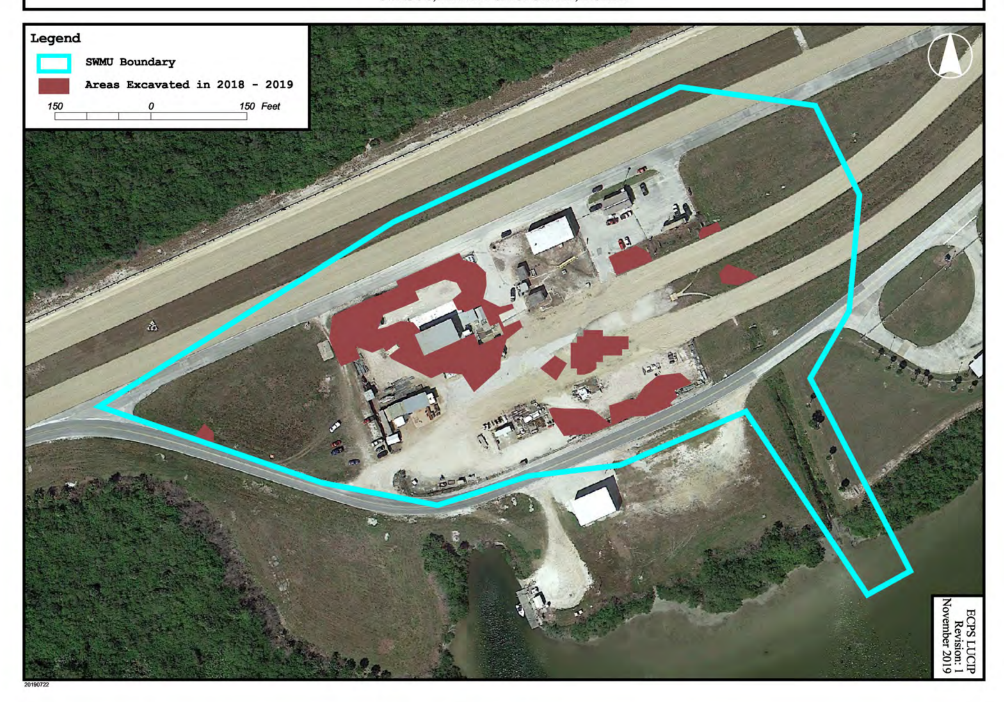
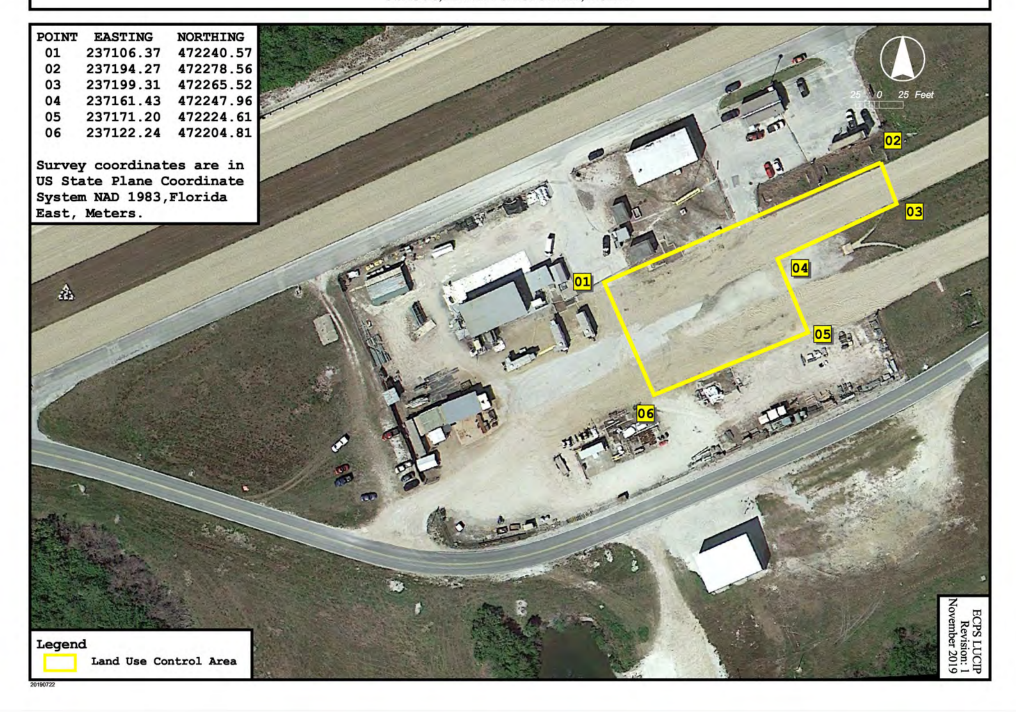


FIGURE 3 REVISED LUCIP SITE PLAN SWMU 043, KENNEDY SPACE CENTER, FLORIDA





LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: West Crawler Park Site

Solid Waste Management Unit 044

CONTAMINANTS: Vinyl Chloride in groundwater CONTROL: Prevent contact with groundwater

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the West Crawler Park Site (WCPS; "the Site") located at Kennedy Space Center (KSC) of institutional controls that have been implemented at the Site¹. Although there are no current unacceptable risks to human health or the environment associated with the WCPS, an institutional land use control (LUC) is necessary to prevent human health exposure to groundwater affected with vinyl chloride at the Site. Controls will include periodic inspection, condition certification, and agency notification

WHY LAND USE CONTROLS ARE NEEDED

One chemical of concern (COC; vinyl chloride) exceeded applicable Florida Department of Environmental Protection (FDEP) Groundwater Cleanup Target Level (GCTL) screening criteria.

SITE DESCRIPTION

The WCPS is one of two NASA-operated areas used for parking shuttle transport vehicles (crawlers) that transport the Space Shuttles from NASA's Vehicle Assembly Building (VAB) to the launch pads. The roadway that the crawlers ride and park on is referred to as the crawlerway and is comprised of gravel to cobble-sized quartz river rock underlain by several feet of compacted limestone road-base material. Routine operation and maintenance of the crawlers is conducted at the WCPS. Based on the history of operations at the WCPS, suspected sources of contamination included lubricating oil and grease, and solvents that have been used during operation and maintenance of the crawlers. Based on the environmental assessments conducted, the only media present with COCs above regulatory screening criteria is groundwater.

SITE LOCATION

The WCPS is located in the VAB area (Figure 1), north of the Thermal Protection System Facility (K6-794). The Crawler

WCPS LUCIP Rev. 0 11/30/2014

¹ This LUCIP summarizes institutional controls regarding the NASA WCPS. For detailed information on the Site, consult the WCPS administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

Maintenance Building (K6-743) exists between the north and south halves of the WCPS, which comprise the SWMU that is about 400 feet by 600 feet (5.5 acres). Hazardous waste staging buildings are located in each half, and both halves are within restricted access fenced areas. The Site is located within Section 7 of Township 22 South, Range 37 East, which is in the Orsino Quadrangle.

The areas covered and the coordinates of the corners of the LUCIP are shown on Figure 2. The coordinates are in the State Plane Coordinate System North American Datum (NAD) 1983, Florida East, meters.

SITE CONTAMINATION AND CONTROL

Groundwater contaminated with vinyl chloride at concentrations exceeding the FDEP GCTL is being monitored to assure that the affected groundwater is not expanding and that vinyl chloride is naturally attenuating. LUCs are therefore required to prohibit groundwater use at the site. Potential for effects on indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

The KSC Remediation Team (KSCRT), consisting of FDEP and NASA personnel, determined that institutional controls should be implemented at WCPS.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no residential or groundwater use is occurring.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until the scenarios managed by the LUCIP are no longer a concern.



Legend



SWMU Boundary

Notes:

KSC - Kennedy Space Center

LUCIP - Land Use Control Implementation Plan

NASA - National Aeronautics and Space Administration

SWMU - Solid Waste Management Unit

VAB - Vehicle Assembly Building

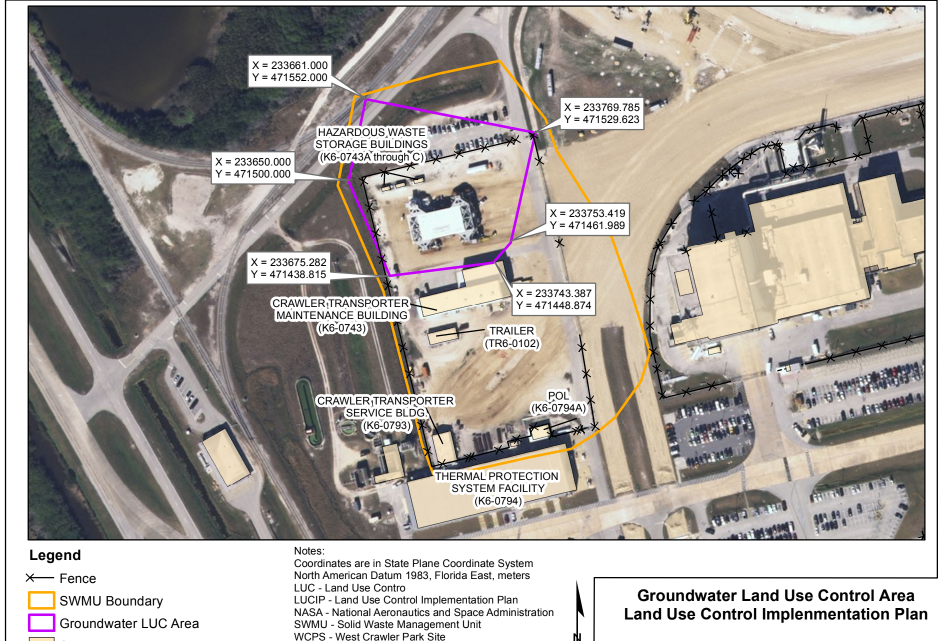
WCPS - West Crawler Park Site

Site Location Map Land Use Control Implementation Plan

West Crawler Park Site
NASA Kennedy Space Center, Florida

Project Number: TL014021.0010

Figure 1



Structure



West Crawler Park Site
NASA Kennedy Space Center, Florida

Project Number: TL014021.0010

Figure 2

WCPS LUCIP Rev: 0 11/30/2014

LUCIP – SWMU 45 KSC-TA-6766



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Central Heat Plant

Solid Waste Management Unit No. 45

CONTAMINANTS: VOCs in Groundwater and Nickel in Swale Soils

CONTROL: Prohibit Groundwater Consumption and Residential Use of Swale Soils

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Central Heat Plant of institutional controls that have been implemented at the site¹. Although there are no unacceptable risks to human health or the environment associated with the Central Heat Plant, institutional land use controls (LUCs) are necessary to: (i) prohibit the use of groundwater from the site; and (ii) prohibit residential use of the swale soils. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation Chemicals of concern (COC) identified for human health risk during the RFI that exceeded Florida Department of and Environmental Protection (FDEP) Environmental Protection Agency (EPA) cleanup target levels were volatile organic

compounds (VOCs) in groundwater and COC identified in the Corrective Measures Study that exceeded the residential soil cleanup target (SCTL) level was nickel in the swale soils.

SITE DESCRIPTION

The CHP is a NASA-operated facility that was constructed in 1964. The facility includes the heat plant building, a bulk fuel oil aboveground storage tank, a storage building, a storage shed, a cooling tower, and a support building. Past and current operations at the CHP are to heat water for the high temperature hot water distribution system serving the KSC Industrial Area. A copier contractor is currently using the support building.

SITE LOCATION

The Central Heat Plant is located on the northwest corner of the intersection of C avenue SE and 3rd street SE in the Industrial Area of Kennedy Space Center. (Figures 1 and 2). The site is located within Section 8 of Township 22S, Range 37E which is in the Orsino Quadrangle. The groundwater use and swale soil control area covered by the LUCIP is shown on Figure 2. Coordinates

^{1.} This LUCIP summarizes institutional controls regarding the NASA KSC Central Heat Plant. For detailed information on the site, consult the Central Heat Plant administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP – SWMU 45 KSC-TA-6766

of the corners of the LUC are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs above FDEP's groundwater cleanup target levels and swale soils contain nickel above the residential STCLs. The past, current, and projected future land use of the Central Heat Plant is industrial in nature. LUCs are therefore required to prohibit the use of groundwater at this site and residential use of swale soils. Indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-6670, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no residential groundwater use is occurring.

REPORTING

KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

05/02/2005

^{2.} By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP – SWMU 45 KSC-TA-6766

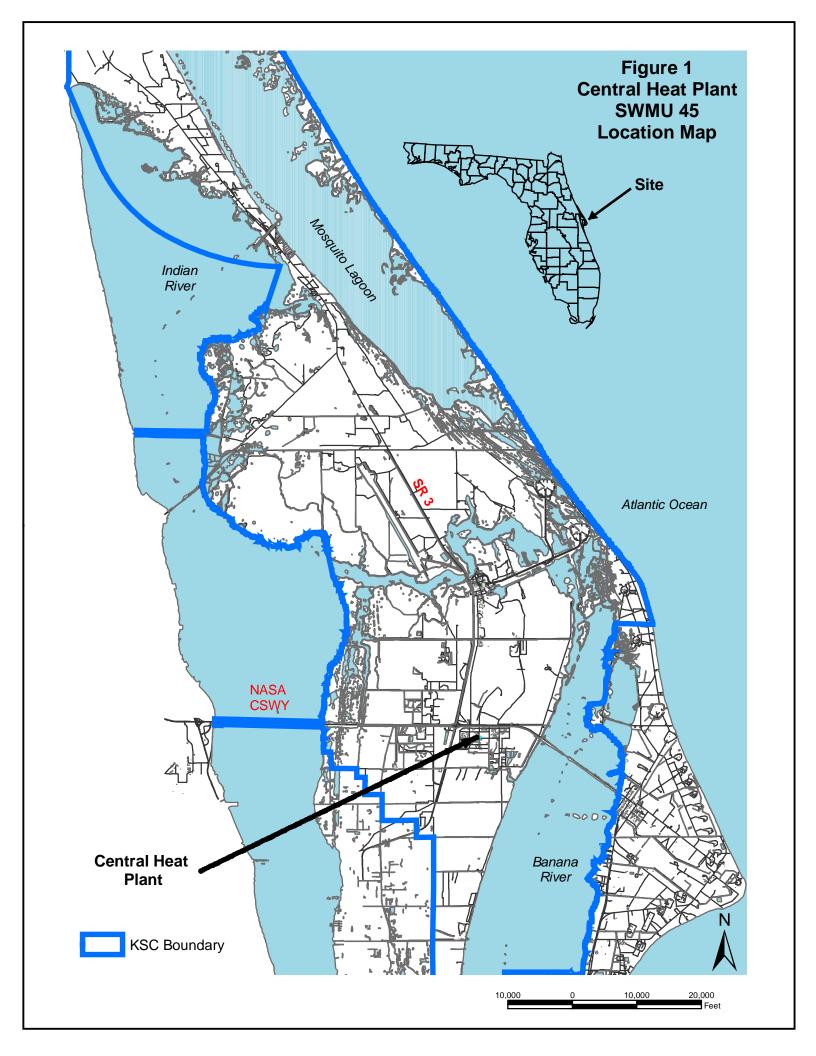
ENFORCEMENT

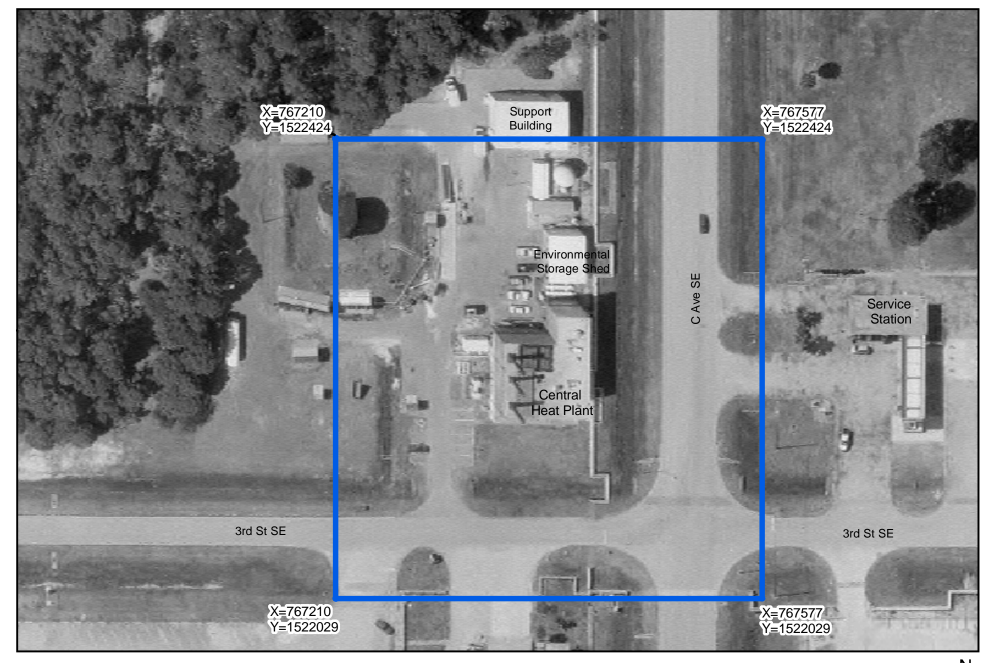
KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.

05/02/2005





Area Controlled by Land Use Control Implementation Plan

Figure 2 Site Map Central Heat Plant (SWMU 45)

Survey coordinates are in State Plane Coordinate System, NAD 1983 meters, Florida East.







INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Contractors Road Heavy Equipment (CRHE) Area

Solid Waste Management Unit 055

CONTAMINANTS: Volatile Organic Compounds in groundwater

CONTROL: Prevent contact with groundwater

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Kennedy Space Center (KSC) Contractors Road Heavy Equipment (CRHE) Area (SWMU 055; "the Site") of institutional controls that have been implemented at the Site¹. Although there are no current unacceptable risks to human health or the environment associated with the CRHE Area, an interim institutional land use control (LUC) is necessary to prevent human health exposure to volatile organic compound (VOC)-affected groundwater at the Site. Controls will include periodic inspection, condition certification, and agency notification

WHY LAND USE CONTROLS ARE NEEDED

VOCs have been identified in groundwater at the Site above applicable Florida Department of Environmental Protection (FDEP) Groundwater Cleanup Target Level (GCTL) and Natural Attenuation Default Concentration (NADC) screening criteria.

SITE DESCRIPTION

The CRHE Area is a group of NASAoperated facilities that includes the Printed Circuit Board Shop (PCBS-SWMU No. 31) and associated Acid Dump Site (SWMU No. 15); Sewage Treatment Plant (STP) No. 15 (SWMU No. 16); a polishing pond on the eastern edge of the SWMU boundary; a fenced area at the north end of the SWMU boundary where sandblasting and painting operations took place in the past; and Heavy Equipment Area buildings and parking areas south of the PCBS (SWMU No. 055). The CRHE Area buildings and parking areas have been used for a variety of operations including heavy equipment storage and maintenance dating back to the construction of NASA's Vehicle Assembly Building (VAB), and for staging of regulated and hazardous waste. Currently, the area is used

CRHE LUCIP Rev. 0 11/30/14

¹ This LUCIP summarizes institutional controls regarding the NASA CRHE. For detailed information on the Site, consult the CRHE administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

for heavy equipment storage and maintenance. Hazardous wastes are no longer stored on site.

The PCBS facility has been used for manufacturing printed circuit boards, silk screening, plating, and laminating road signs. Spent chemicals from the circuit board process were temporarily stored in an underground storage tank (UST) located immediately east of the PCBS. The UST ruptured during removal on August 7, 1990 and the location was identified as the Acid Dump Site in a subsequent report. In addition, printed circuit board rinsate water and equipment cooling water were discharged to a hole or drum in a wetland area immediately east of STP No. 15. Printed circuit board manufacturing operations have been discontinued; however, some "closed-loop" plating operations are ongoing. A hazardous waste staging area structure that currently is only used for non-regulated waste is located adjacent to the PCBS building K6-1996.

The STP No. 15 and Polishing Pond were used for treatment of domestic wastewater from the PCBS building and the office building north of the PCBS. Wastewater was reportedly discharged to STP No. 15 from November 1971 until July 1986 when domestic wastes that this unit would have treated were redirected to STP No. 4, which serves the VAB area. From July 1986 to October 1996, STP No. 15 served as a grease treatment plant, where grease collected from grease traps was brought for biological treatment. In October 1996 STP 15 was abandoned

SITE LOCATION

The CRHE Area is located at KSC on Contractors Road approximately 0.5 mile north of the intersection with Schwartz Road

(Figure 1). The CRHE Area is about 1,100 by 1,350 feet.

The site is bounded on the north and east by woodlands, on the south by KSC's Roads and Grounds Facility, and on the west by Contractors Road and woods. The site is located within Section 18 of Township 22 South, Range 37 East, which is in the Orsino Quadrangle. Survey coordinates in the State Plane Coordinate System North American Datum (NAD) 1983 meters, Florida East for the corners of the groundwater use control area are shown on Figure 2.

SITE CONTAMINATION AND CONTROL

Groundwater contaminated with VOCs at concentrations over FDEP GCTLs are currently being monitored to assure that off site migration does not occur and contaminants are naturally attenuating. LUCs are therefore required to prohibit groundwater use at the site. Potential for effects on indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

The KSCRT determined that institutional controls should be implemented at the CRHE Area. A Statement of Basis (SB) establishes institutional controls as a component of the remedy for this site. The institutional controls are temporary while long term monitoring documents the reduction of VOCs through natural processes.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Upon approval of this Interim LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The

inspections will verify that no groundwater use is occurring.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this LUCIP.

MAINTENANCE

The Interim LUCIP shall remain in place until the scenarios managed by the LUCIP are no longer a concern.

CRHE LUCIP Rev. 0 3 11/30/14

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.





SWMU Boundary

CRHE - Contractors Road Heavy Equipment Area

KSC - Kennedy Space Center

LUCIP - Land Use Control Implementation Plan NASA - National Aeronautics and Space Administration

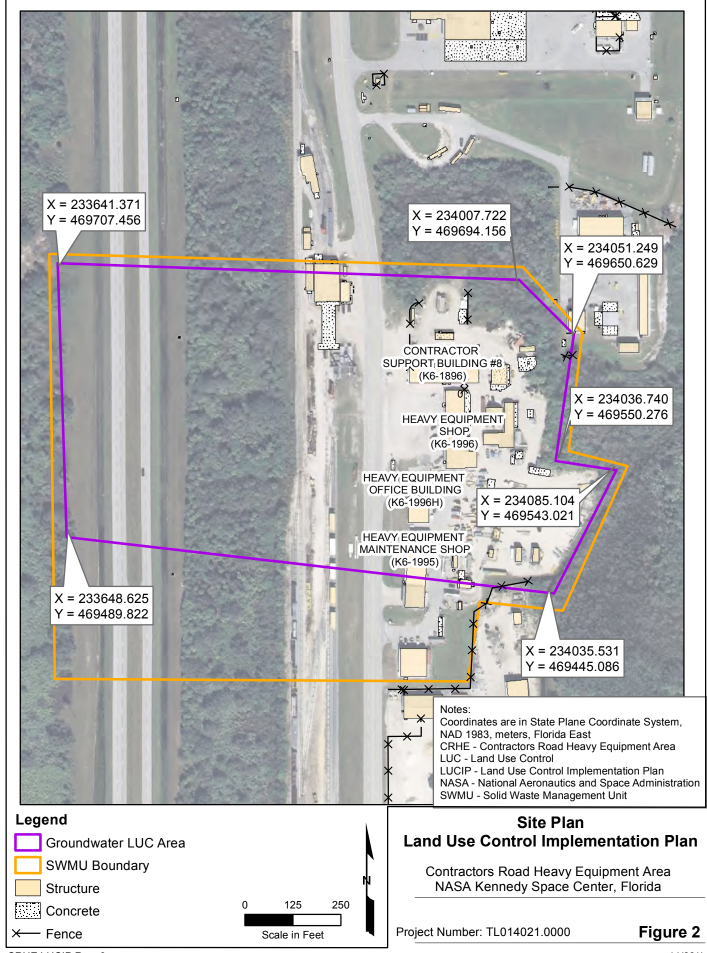
SWMU - Solid Waste Management Unit VAB - Vehicle Assembly Building

Site Location Map Land Use Control Implementation Plan

Contractors Road Heavy Equipment Area NASA Kennedy Space Center, Florida

Project Number: TL014021.0010

Figure 1 11/30/14



CRHE LUCIP Rev: 0 11/30/14



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Mobile Launch Platform Rehabilitation Sites and the Vehicle Assembly

Building Area

Solid Waste Management Unit 56

CONTAMINANTS: Volatile Organic Compounds in Groundwater and Polychlorinated

Biphenyls in Soil

CONTROL: Prohibit Groundwater Use and Residential Exposure to Surface Soil

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Kennedy Space Center (KSC) Mobile Launch Platform (MLP) Rehabilitation Sites and the Vehicle Assembly Building (VAB) (MLPV) Area ("the Site") of institutional controls that have been implemented at the Site¹. Although most areas at MLPV do not pose current unacceptable risks to human health or the environment, areas of soil with contaminant concentrations greater than the Department of Environmental Florida Protection (FDEP) residential and industrial Soil Cleanup Target Levels (SCTL) and areas of groundwater with concentrations greater than the FDEP Groundwater Cleanup Target Levels (GCTL) have been identified. Institutional land used controls (LUCs) are necessary to prohibit groundwater use and residential industrial exposure to soils at the site. Controls will include periodic inspection, agency condition certification, and notification.

WHY LAND USE CONTROLS ARE NEEDED

Concentrations of volatile organic compounds (VOC) were identified in groundwater at concentrations greater than the applicable FDEP GCTL and soil has concentrations of PCBs greater than the FDEP Residential (R-) and Industrial (I-) SCTLs.

SITE DESCRIPTION

The MLPV Area contains active National Aeronautics and Space Administration (NASA) operated facilities that were originally built to support Apollo/Saturn-V vehicle assembly and later modified (1976) to support Space Transportation System (STS) shuttle missions. Construction of the MLPV started approximately in 1963 and was completed in 1966.

Solid Waste Management Unit (SWMU) 056 includes the three MLP Rehabilitation sites and the VAB. For remediation purposes, the VOCs present in the

MLPV LUCIP Rev. 1

^{1.} This Interim LUCIP summarizes institutional controls regarding the NASA KSC MLPV Area. For detailed information on the site, consult the MLPV administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-6971.

groundwater at the Thermal Protection Facility (SWMU 040), the West Crawler Park Site (SWMU 044), the Orbiter Processing Facility 1 and 2 (SWMU 072), KSC Press Site (SWMU 074), the Former Saturn-V Rocket Display Area (SWMU 080), and the Mission Support Building Area (SWMU 108) have all been incorporated into SWMU 056.

SITE LOCATION

The MLPV Area is located within Sections 7 and 18 of Township 22 South, Range 37 East, which is in the Orsino, Florida Quadrangle. The MLPV Area is shown on Figure 1. Coordinates of the corners of the groundwater LUC covered by this Interim LUCIP are provided in Figure 2 in the State Plane Coordinate System, North American Datum of 1983, Florida East, meters. The coordinates for the soil LUCs covered by this Interim LUCIP are provided in Figure 3.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs at concentrations greater than FDEP's GCTLs. Soil at the site contains PCBs at concentrations greater than FDEP R- and I-SCTLs. The soil LUCs include two areas with impacted soil beneath concrete pads (Areas 1 and 2 presented on Figure 3) and with impacted soil which was not excavated due to proximity to the crawlerway (Area 3

presented on Figure 3). The soil beneath the concrete pad located at Area 2 exceeds I-SCTLs. The past, current, and projected future land use of the MLPV Area is industrial in nature. LUCs will be implemented to prohibit the use of groundwater and prevent residential contact with PCB-affected soil at the Site. Due to groundwater concentrations greater than the FDEP GCTL, potential risks from vapor intrusion into future buildings at the site will be evaluated prior to the construction of any structures within the groundwater use control area.

DECISION DOCUMENT

The KSC Remediation Team determined that interim institutional controls should be implemented at the Site. The interim institutional controls are temporary while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their Resource Conservation and Recovery Act permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Property transfer (if

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 56

conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse of the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspection will verify that no groundwater use or residential exposure to soil is occurring.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

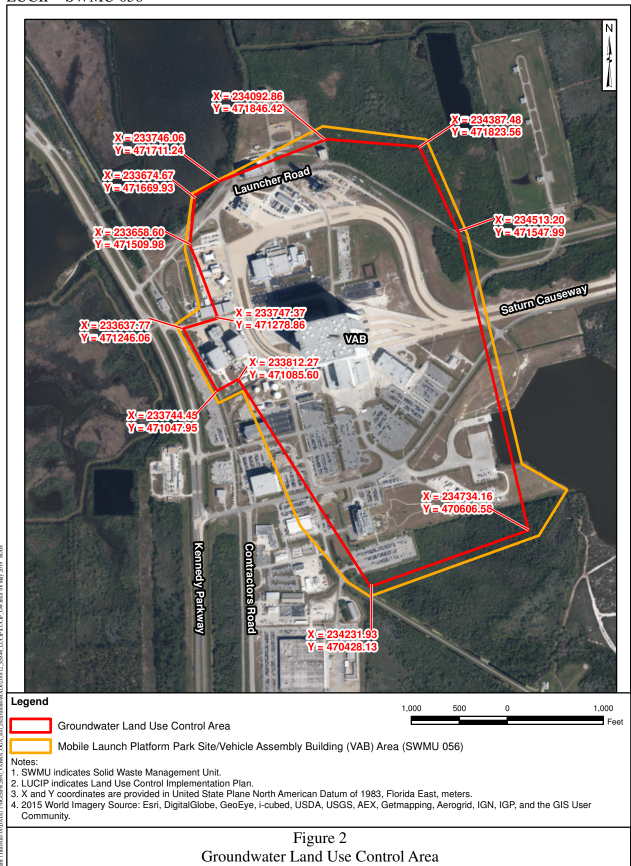
KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this Interim LUCIP.

MAINTENANCE

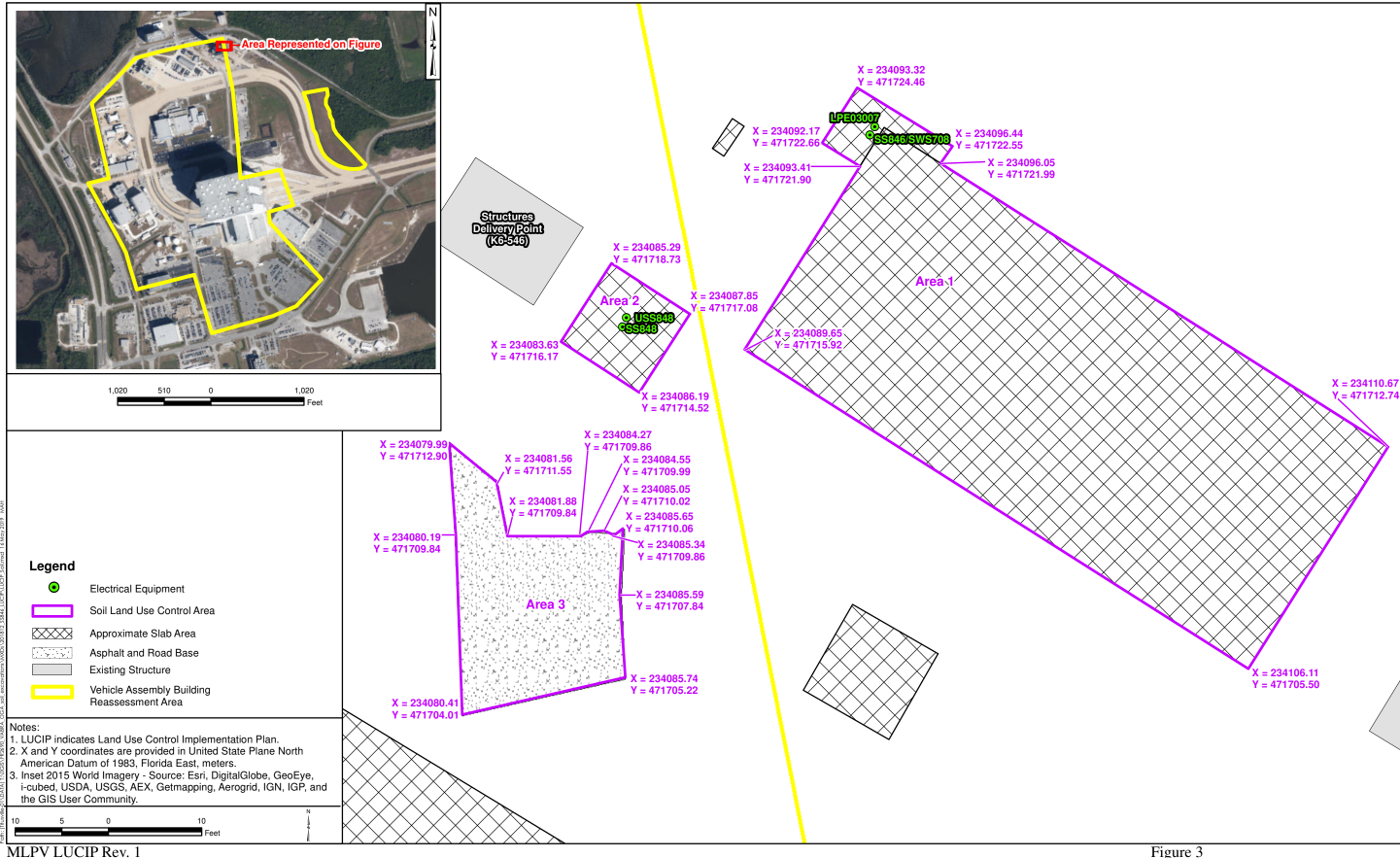
The Interim LUCIP shall remain in place until a land use change is implemented or the concerns managed by the Interim LUCIP are mitigated, or until there is a discovery, based on analytical evidence, that scenarios managed by the Interim LUCIP are no longer a concern.

LUCIP - SWMU 056





LUCIP - SWMU056



MLPV LUCIP Rev. 1

LUCIP-SWMU 64 KSC-TA-5864



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Rail Car Siding Site

Solid Waste Management Unit No. 64

CONTAMINANTS: PAHs in Soil

CONTROL: Prohibit Residential Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Rail Car Siding Site (RCSS) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the RCSS, institutional land use controls (LUCs) are necessary to prohibit residential use of the site. Controls will include periodic condition inspection. certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

health risk Human and ecological assessments were completed as part of a Resource Conservation and Recovery Act Facility Investigation (RCRA) Chemicals of concern (COCs) identified for human health risk during the RFI and supplemental sampling activities that exceeded Florida Department of Environmental Protection (FDEP) and Environmental Protection Agency (EPA) target levels were Polynuclear Aromatic Hydrocarbons (PAHs) in surficial soils.

SITE DESCRIPTION

The RCSS is a NASA-operated facility that serves as a temporary staging area for containing railroad cars Space Shuttle hardware. The site includes a current railroad spur, the location of a former railroad spur, and the location of a former concrete plant and associated retention pond. Based on the history of operations at the SWMU, suspected sources of contamination include the activities associated with the storage of Space Shuttle components, former storage of rocket components from the Apollo program, former fueling activities, and operations conducted at the former asphalt plant.

SITE LOCATION

The RCSS is located in the vicinity of the intersection of North Kennedy Parkway and 39th Street NW (Figure 1).

The area of the RCSS covered by this LUCIP is situated immediately southwest of the North Kennedy Parkway/39th Street NW intersection. The site is located within Sections 26 and 27 of Township 21 South, Range 36 East. The soil use control area is an irregular-shaped portion of the site that

¹ This LUCIP summarizes institutional controls regarding the NASA KSC Rail Car Siding Site. For detailed information on the site, consult the RCSS administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP-SWMU-64 KSC-TA-5864

includes approximately 1.4 acres of land (Figure 2). Coordinates of the corners of the LUCs are provided in Figure 2 in the State Plane Coordinate System NAD 1983.

SITE CONTAMINATION AND CONTROL

Surficial soils in the soil use control area contain **PAHs** (benzo(a)anthracene. benzo(b)fluoranthene. benzo(g,h,i)perylene, fluoranthene. indeno(1,2,3-cd)pyrene, phenanthrene, benzo(a)pyrene, and pyrene) at concentrations above the FDEP's soil target levels. Further statistical cleanup analysis (as presented in the Addendum) revealed that benzo(a)pyrene is the only COC in the surficial soils. The PAH-impacted surficial soils were not removed during the RFI and supplemental sampling activities because the past, current, and projected future land use of the RCSS is industrial in nature, and site rehabilitation goals were established based on the risk and potential for exposure in an industrial setting. Therefore, LUCs are required to prohibit residential use/exposure contaminated soils.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for this site. The SB for the site, KSC document number KSC-TA-5738, is available for review by contacting the KSC

Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no residential use is occurring.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA, KSC, EPA and FDEP that the comtemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspection, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUC's.

LUCIP-SWMU-64 KSC-TA-5864

REPORTING

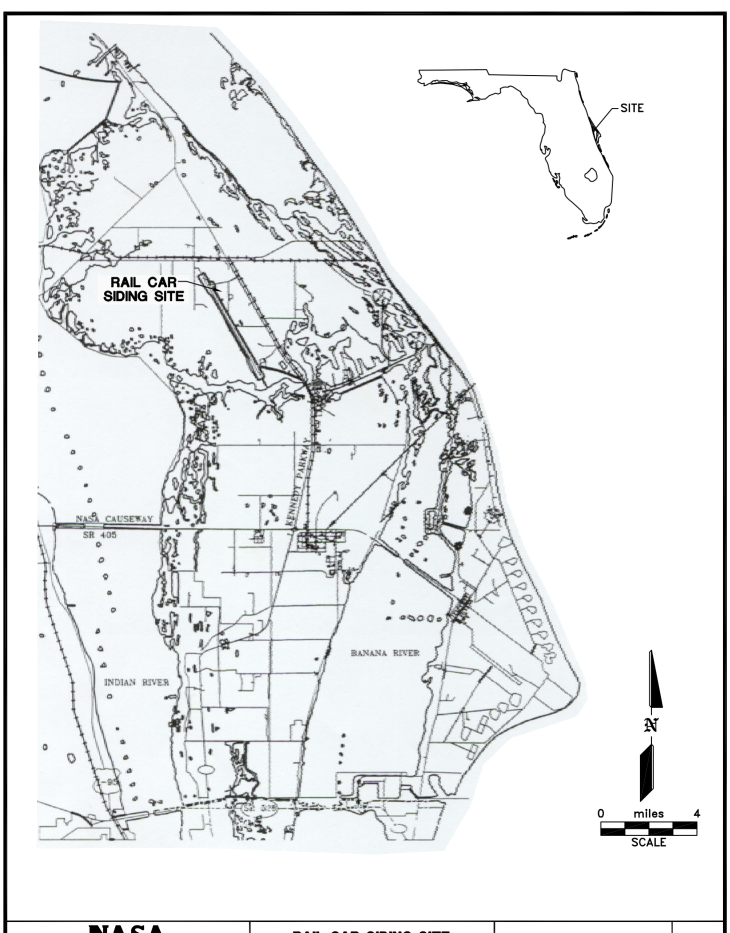
KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying continued retention of the implemented LUCs.

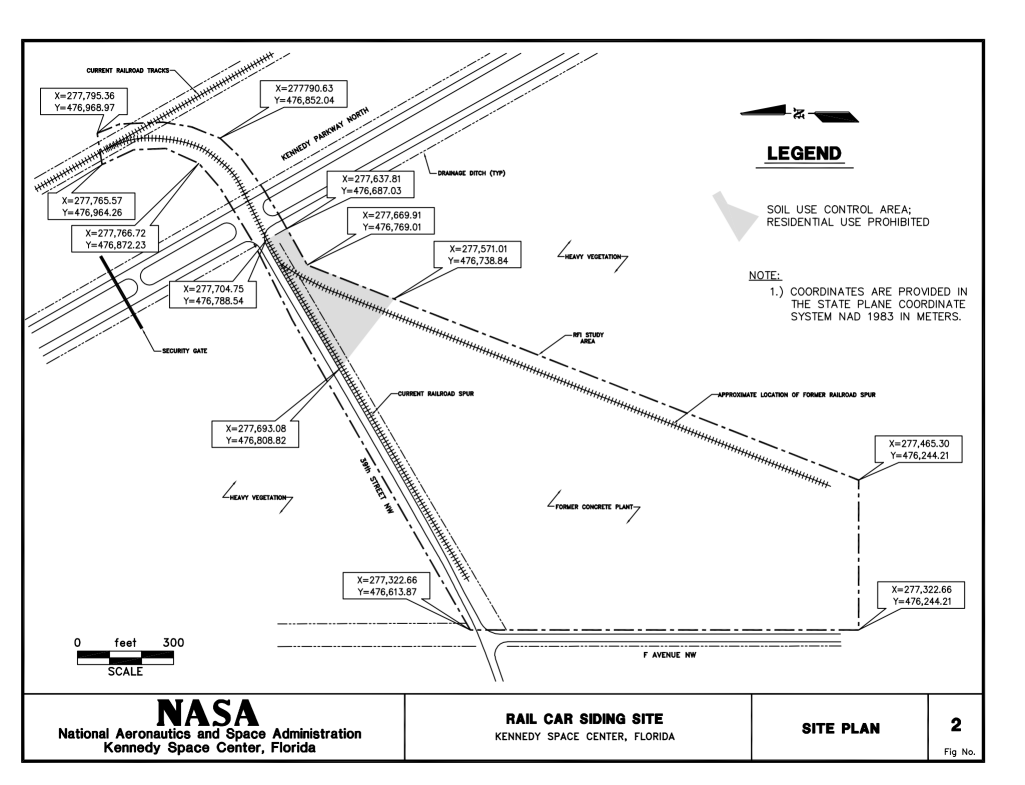
ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

This LUCIP will remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by EPA and FDEP and implemented by modification of NASA's operating permit.





LUCIP – SWMU 66 KSC-TA-6035

LAND USE CONTROL IMPLEMENTATION PLAN

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: C-5 Electrical Substation

Solid Waste Management Unit No. 66

CONTAMINANTS: Volatile Organic Compounds in Groundwater REMEDY: Long-Term Monitoring with Land Use Controls

SITE DESCRIPTION

The C-5 Electrical Substation (C-5 Substation – also referred to as "site") is a NASA-operated electrical power substation that includes banks of transformers, associated buildings, a Florida Power and Light (FP&L) Switching Station, parking lots, and dirt roads. Inside the fenced area, which houses the transformers and power structures, the ground is covered with 0.5 to 1 ft of crushed limerock. The C-5 Substation encompasses approximately 4.5 acres of land. Since the 1960s, the C-5 Substation has been used to provide power for the Apollo and space shuttle programs. During the 1970s, drums of waste polychlorinated biphenyl (PCB) oil were stored in the southwest corner of the fenced area.

SITE LOCATION

The C-5 Substation is located on the Kennedy Space Center (KSC) immediately west of the intersection of Kennedy Parkway North (SR3) and Vehicle Assembly Building (VAB) Road. The site is bounded on the east by Kennedy Parkway North, on the north and northeast by marshland, on the west by adjacent wetlands and a surface-water impoundment, and on the south by undeveloped land. The site is located within Section 18 of Township 22S, Range 37E. The coordinates of the approximate four corners of the site are: 610382 easting; 1544710 northing (northeast), 610387 easting; 1544006 northing (southeast), 609706 easting; 1544006 northing (southwest), and 609937 easting; 1544710 northing (northwest) (Florida State Plane

Coordinate East Zone NAD1927 in feet). Figures 1 and 2 present location maps.

SITE CONTAMINATION AND REMEDY

Groundwater at the site is contaminated with volatile organic compounds (VOCs), primarily vinyl chloride and dichloroethene. The maximum concentrations and greatest lateral extent of the plume is located in the southwest corner of the site at depths of 0 to –17 ft mean sea level (MSL). A smaller plume exists on the east side of the site and extends to a depth of approximately –33 ft MSL. The remedy includes institutional controls and long-term monitoring of groundwater.

LAND USE CONTROL (LUC) OBJECTIVES

Although there are no current unacceptable risks to human health or the environment associated with the C-5 Substation, certain land use restrictions are necessary to prevent the potential for future risks. The goals of the institutional controls at the C-5 Substation are to prevent the potential exposure or consumption of groundwater that exceeds State and Federal maximum contaminant levels (MCLs) and State groundwater cleanup target levels for VOCs.

LUC(S) IMPLEMENTED TO ACHIEVE OBJECTIVE(S)

Specific Restrictions on the Use of Groundwater: Extraction of groundwater from the site for human consumption or irrigation is

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LUCIP – SWMU 66 KSC-TA-6035

prohibited by NASA. Disturbance of on-site groundwater monitoring wells is prohibited by NASA.

Establishing the Institutional Controls:

Institutional controls will be implemented in accordance with the Land Use Control Plan. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the Land Use Control Plan. Notification of any major changes in land use will be conducted in accordance with Section VII of the Land Use Control Plan.

DECISION DOCUMENT

The institutional controls are also included in the Statement of Basis (SB) for the site, KSC document number KSC-TA5372.

OTHER PERTINENT INFORMATION

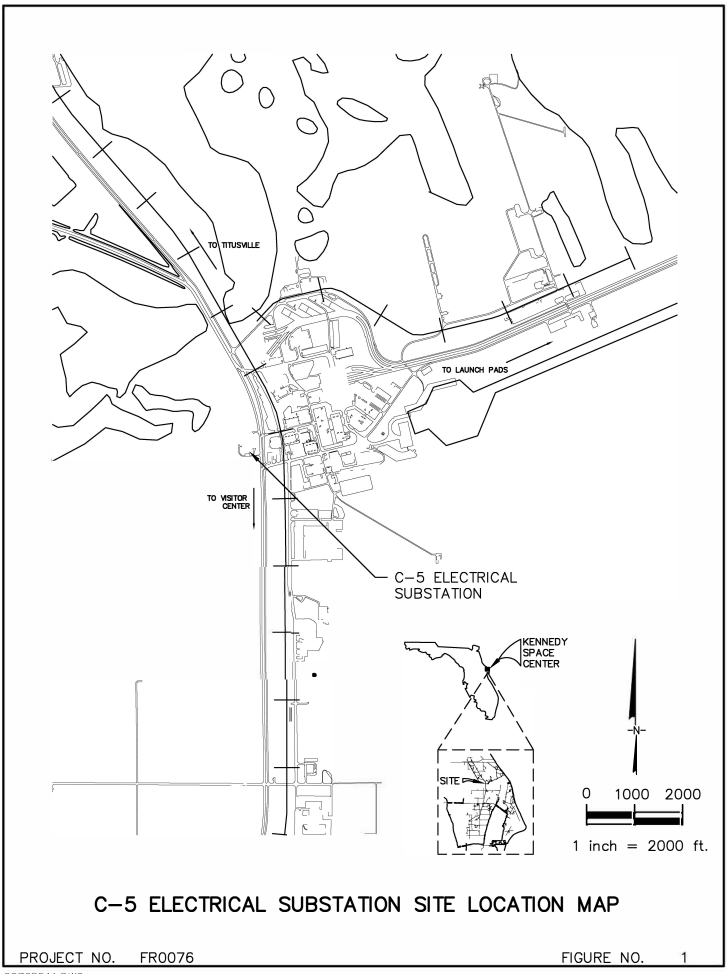
<u>Inspections</u>: Quarterly inspections to ensure that the institutional controls are in place and operating will be conducted since the institutional controls are part of the site remedy.

The inspection will verify that no new supply wells have been installed and existing monitoring wells are still intact. An annual report will be submitted to EPA and FDEP certifying continued retention of the implemented LUCs.

Modifying and Terminating Institutional

Controls: The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated in lieu of the change, or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. For as long as land use restrictions are necessary to protect human health and the environment, deed restrictions will restrict the type of development and reuse for the area upon deed transfer of the site. Any change in regard to LUCIP management must be approved by the USEPA and FDEP.

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LUCIP – SWMU 67 KSC-TA-6822



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA



FACILITY: Paint and Oil Locker Facility

Solid Waste Management Unit No. 67

CONTAMINANTS: VOCs and Aluminum in Groundwater;

PCBs and benzo(a)pyrene in Soil

CONTROL: Prohibit Residential and Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Paint and Oil Locker (POL) Facility of controls that have institutional implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the POL Facility, institutional land use controls (LUCs) are necessary to: prohibit the use of groundwater from the site and prohibit residential exposure to site soils and swale soil at the site. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human ecological health and assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern identified for human health risk during the RFI that exceeded Department of Environmental Florida Protection (FDEP) and Environmental Protection Agency (EPA) cleanup target levels were volatile organic compounds (VOCs) and aluminum in groundwater, and polychlorinated biphenyls (PCBs) and polynuclear aromatic hydrocarbons (PAHs) in soil.

SITE DESCRIPTION

The POL Facility is a NASA-operated facility that was constructed between 1965 and 1972 to support space flight efforts at The facility includes the POL KSC. Building, an acid storage facility, a gas cylinder storage structure, a covered storage structure, and a storage area that comprise an area of approximately 7 acres. Past and current operations at the POL Facility include storage of chemicals, such as adhesives, photographic printing chemicals, detergents, insecticides, greases, oils, lubricants, and waxes at the POL Building; storage of acids, corrosives, oils, and alcohols at the acid storage area and the covered storage structure; storage of gas cylinders at the gas cylinder storage structure; and storage of construction material, such as metal, wood, plastic, and other unknown commodities.

POL LUCIP Rev 0 1 05/02/2005

^{1.} This LUCIP summarizes institutional controls regarding the NASA KSC Paint and Oil Locker (POL) Facility. For detailed information on the site, consult the POL Facility administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP – SWMU 67 KSC-TA-6822

SITE LOCATION

The POL Facility is located in the southern central portion of the KSC Industrial Area (Figure 1). It is located at the intersection of Fourth Street S.E. and C Avenue S.E. The site is located within Section 4 of Township 23S, Range 37E which is in the Orsino Quadrangle. The soil and groundwater use control areas covered by the LUCIP are shown on Figure 2. Coordinates of the corners of the LUC are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs and aluminum above FDEP's groundwater cleanup target levels. PCBs and PAHs were present in soil above FDEP's residential soil cleanup target level (SCTL). The past, current, and projected future land use of the POL Facility is industrial in nature. LUCs are therefore required to prohibit the use of groundwater at the site and to prohibit residential use/exposure to soils. Indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the

remedy for the site. The SB for the site, KSC document number KSC-TA-6818, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

2. By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

LUCIP – SWMU 67 KSC-TA-6822

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no residential exposure to site soils or swale soils or groundwater use is occurring.

REPORTING

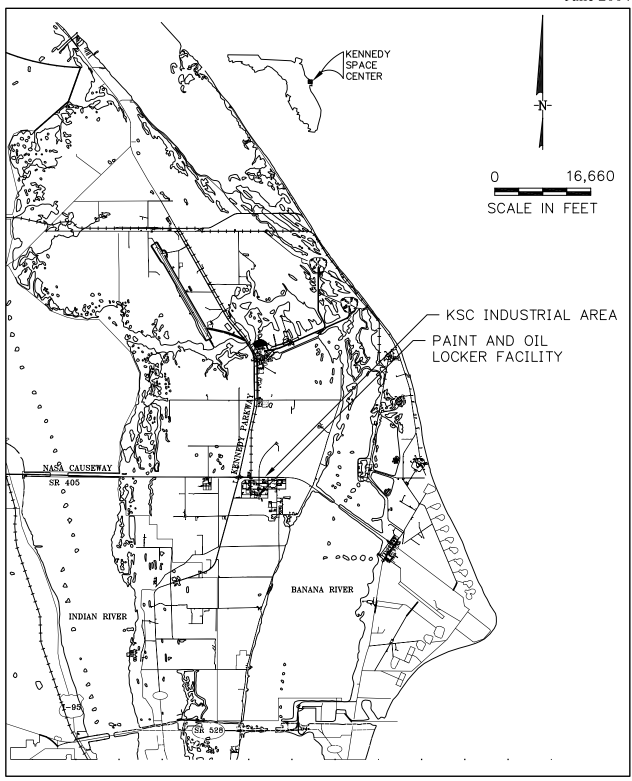
KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

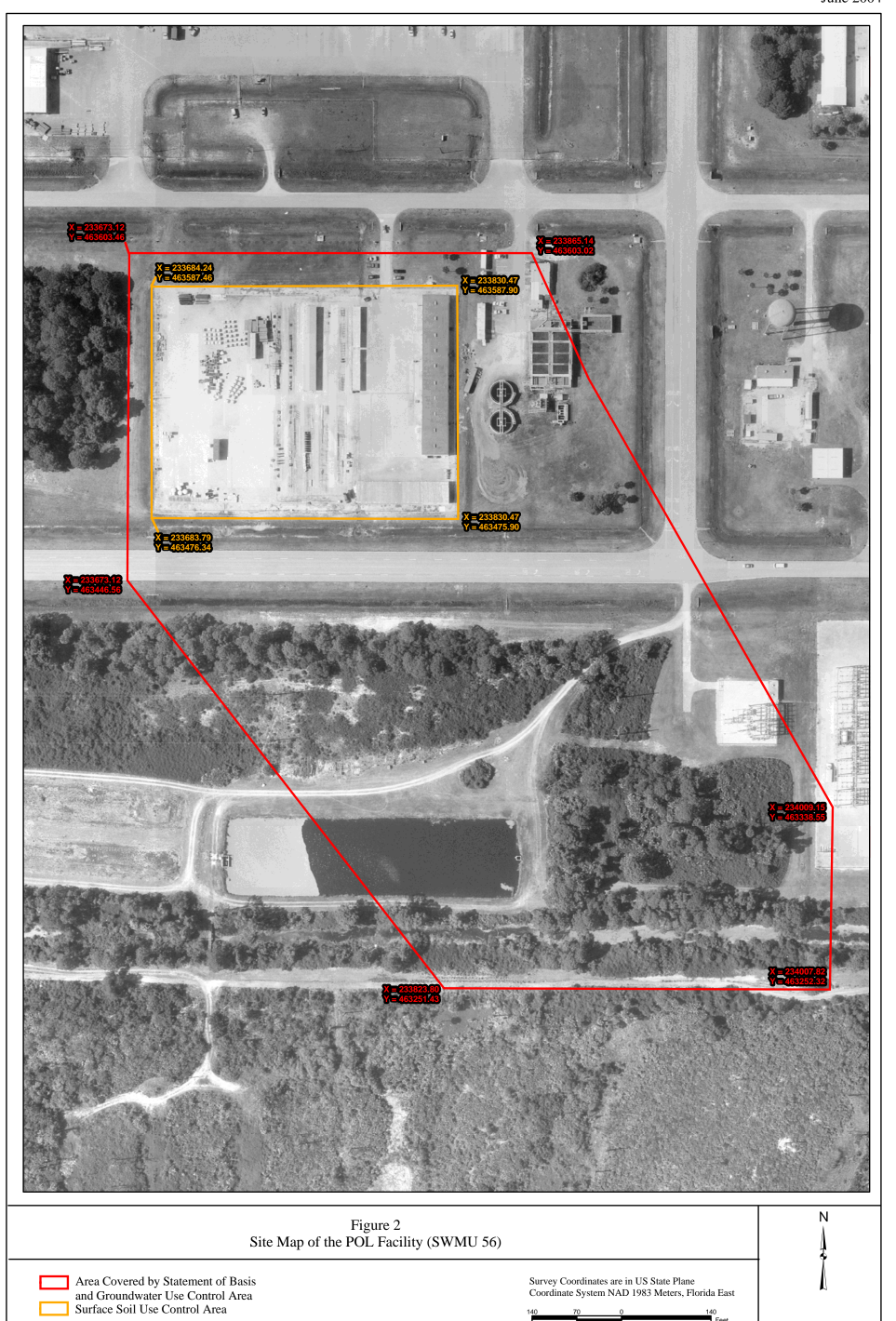
MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.



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Figure 1
POL Facility (SWMU 56)
Location Map



LUCIP-SWMU 68 KSC-TA-5901



LAND USE CONTROL IMPLEMENTATION PLAN





NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Jay Jay Railroad Yard

Solid Waste Management Unit No. 68

CONTAMINANTS: Arsenic, PAHs, and TRPHs in Soil CONTROL: Maintain Site as Railroad Yard

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Jay Jay Railroad Yard (JJRY) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the JJRY, institutional land use controls (LUCs) will maintain site use as a railroad vard. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act Investigation (RCRA) **Facility** Chemicals of concern identified for human health risk during the RFI included arsenic, polynuclear aromatic hydrocarbons (PAHs), and total recoverable petroleum

hydrocarbons (TRPHs) in soils.

SITE DESCRIPTION

The JJRY site is a NASA-operated facility that includes a series of rail lines that span the entire length of the JJRY peninsula, and a generator building (H2-1245), located on the southeast corner of the peninsula. The generator building houses a diesel generator and a double-walled above ground fuel storage tank. Evidence of unauthorized dumping and debris burning was identified in an area located in the northeast corner of the peninsula (approximately 150 feet due north of Building H2-1245). The JJRY site is used to convey materials to and from the KSC. Based on the history of operations at SWMU. suspected sources contamination include the chemical and fuel storage areas. and areas in which unauthorized activities have occurred.

SITE LOCATION

The JJRY is located approximately 1.5 miles north of the city of Titusville, Florida (Figure 1) at the east end of Parrish Road on the

1. This LUCIP summarizes institutional controls regarding the NASA KSC Jay Jay Railroad Yard. For detailed information on the site, consult the Jay Jay Railroad Yard administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 876-8411.

LUCIP – SWMU 68 KSC-TA-5901

property divided between Florida East Coast Railroad (FEC) and NASA.

The area of the JJRY covered by this LUCIP is situated within the footprint of the rail lines and 10 feet on either side of the rail lines at the site. The site is located within the N ½, SE ¼ of Section 21 and the N ½, SW ¼ of Section 22 of Township 21 South, Range 35 East, Mims, Florida Quadrangle. The soil use control area is comprised of the materials, including rock aggregate and soils, used for construction of the subbase of the railway. Coordinates of the corners of the LUCs are provided in Figure 2 in the State Plane Coordinate System NAD 1983.

SITE CONTAMINATION AND CONTROL

Soil within the LUC boundary may contain contaminants above the Florida Department of Environmental Protection (FDEP) soil cleanup target levels (SCTLs). Sampling has not been conducted in the immediate vicinity of the railroad tracks. Some soil from the area in which unauthorized burning had occurred contained PAHs above the FDEP's industrial SCTLs. Approximately 72 cubic yards of soil were removed from this area in December 2001. Soils in the vicinity of the rail lines were not assessed because the past, current, and projected

future land use of the JJRY is continued use as a railroad yard. LUCs are therefore required to prohibit non-railroad yard use/exposure to the soils immediately adjacent to the railroad tracks.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for this site. The SB for the site, KSC document number KSC-TA-5750, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and the Environmental Protection Agency (EPA), effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with

2. By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspection, condition certification and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

JJRY LUCIP 09/13/2002 2

LUCIP-SWMU 68 KSC-TA-5901

survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that the site is being operated exclusively as an industrial railroad facility and that no unauthorized use of the site is taking place that may result in adverse environmental impacts.

REPORTING

KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

This LUCIP will remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by EPA and FDEP and implemented by modification of NASA's operating permit.

JJRY LUCIP 09/13/2002 3

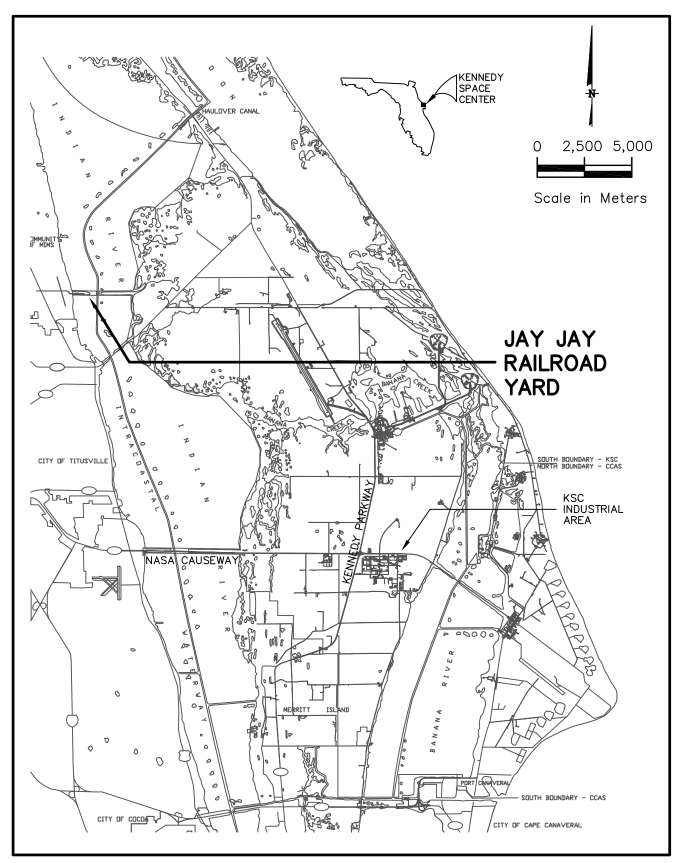
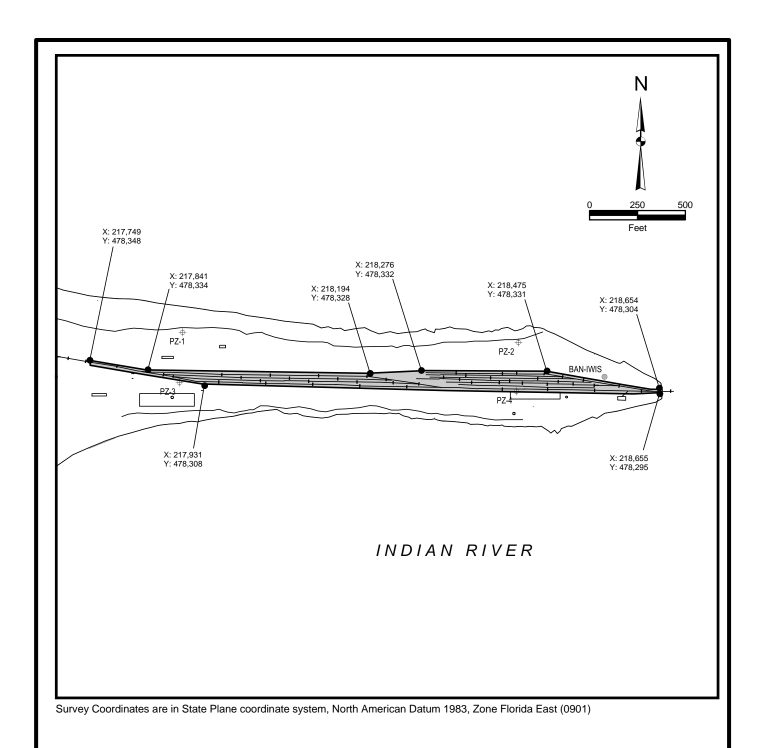


FIGURE 1



LEGEND

- Monitoring Well Location
- Piezometer Location
- Basemap
- Boundary of Soil Use Control

Notes:

- 1. Soil use control area is identified as the shaded area.
- 2. Land Use Control for the site soils will be limited to property in the immediate vicinity of the rail lines including all rock aggregate and soil material used for construction of the railroad subbase (10 feet on either side of the tracks).

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FIGURE 2

LUCIP-SWMU 69 KSC-TA-5897



LAND USE CONTROL IMPLEMENTATION PLAN FIREX WATER TANK SWMU 69 NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER





FACILITY: Firex Water Tank

Solid Waste Management Unit No. 69

CONTAMINANTS: PAHs and Arsenic in Soil/Dry Sediment

CONTROL: Maintain Swale Configuration

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Firex Water Tank (FWT) of institutional controls that have been implemented at the site. Although there are no current unacceptable risks to human health or the environment associated with the FWT site, institutional land use controls (LUCs) are necessary to: (i) ensure the swales at the site remain in their current configuration and that human activity within the swale is limited to intermittent maintenance. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern identified for human health risk during the RFI that exceeded Florida Department of Environmental Protection (FDEP) and Environmental Protection Agency (EPA) cleanup target levels

were polynuclear aromatic hydrocarbons (PAHs), and arsenic in soil/dry sediment.

SITE DESCRIPTION

The FWT site is a NASA-operated facility that includes a one- million gallon capacity steel and concrete tank, pump station including several back- up diesel generators, a 15,000 gallon diesel above ground storage tank, and a 1,000-gallon waste oil underground storage tank. The FWT was constructed in 1964 and moved to its current location in 1986. The pump station and other appurtenant structures were constructed in 1986. The FWT site is used to support fire suppression systems in the KSC Industrial Area.

SITE LOCATION

The FWT site is located in the Hypergol/Payload Test Area in the southeastern corner of the KSC Industrial Area (Figure 1). It is located at the intersection of Ninth Street S.E. and G Avenue S.E. The site is located within Section 4 of Township 23S, Range 37E which is in the Orsino Quadrangle. The soil use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are pro-

^{1.} This LUCIP summarizes institutional controls regarding the NASA Firex Water Tank Site. For detailed information on the site, consult the Firex Water Tank Site administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP-SWMU 69 KSC-TA-5897

vided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

PAHs and arsenic are present in soil/dry sediment above FDEP's residential and/or industrial soil cleanup target level (SCTL). Alternative SCTLs were developed for a groundskeeper scenario at the site and all soil contaminants were below the alternative SCTLs. The past, current, and projected future land use of the FWT site is industrial in nature. A LUC is therefore required to ensure the swales remain in their current configuration and that human activity within the swale is limited to intermittent maintenance.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for this site. The SB for the site, KSC document number KSC-TA-5721, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA. KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that the swales meet the alternative SCTL assumptions.

REPORTING

KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUC.

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

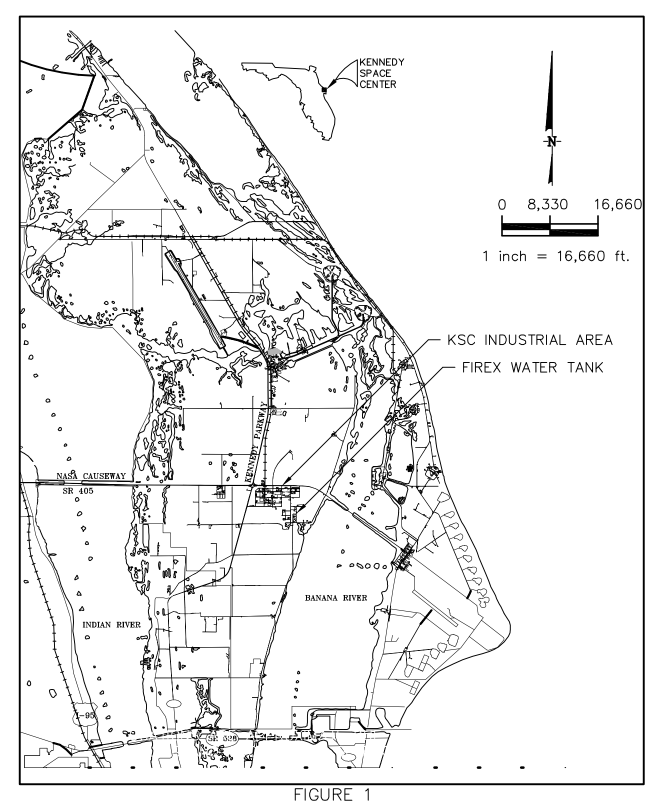
Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

^{2.} By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 69 KSC-TA-5897

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.



KENNEDY SPACE CENTER
FIREX WATER TANK SITE LOCATION MAP

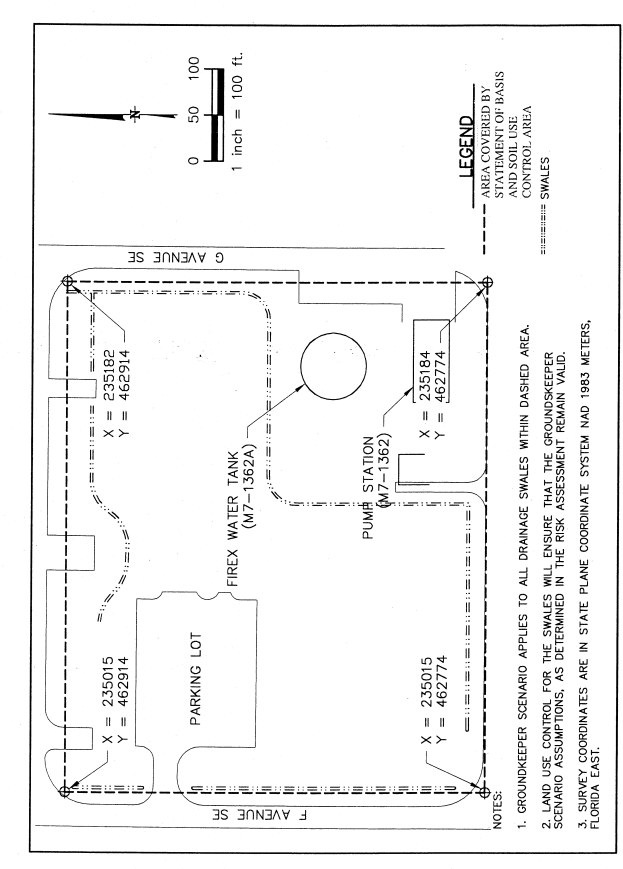


FIGURE 2 SITE MAP FIREX WATER TANK

LUCIP – SWMU 70 KSC-TA-6841



LAND USE CONTROL IMPLEMENTATION PLAN





NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Hypergol Maintenance Facility

Hazardous Waste South Staging Areas Solid Waste Management Unit No. 70

CONTAMINANTS: VOCs, Aluminum, and Iron in Groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Hypergol Maintenance Facility Hazardous Waste South Staging Areas (HMF) Facility of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the HMF Facility, institutional land use controls (LUCs) are necessary to prohibit the use of groundwater from the site. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern (COCs) identified for human health risk during the RFI that exceeded Florida Department of Environmental Protection (FDEP) and Environmental Protection Agency (EPA) cleanup target levels were volatile organic compounds (VOCs), aluminum, and iron in groundwater. No COCs were identified for ecological receptors.

SITE DESCRIPTION

The HMF is a NASA-operated facility that was constructed between 1964 and 1985 to support the Apollo and Shuttle Space Programs at KSC; however, most of the buildings were constructed in 1964. The HMF facility includes the East Hypergol Module Storage Building, West Hypergol Module Storage Building, Hazardous Waste Staging Shelter, Hazardous Waste Staging Area (formerly the Liquid Oxygen Fuel Pad), former Liquid Hydrogen Fuel Pad, two leaching ponds, and two equipment shelters; which comprise an area of approximately 8 acres.

HMF LUCIP REV. 1 1 05/02/2005

^{1.} This LUCIP summarizes institutional controls regarding the NASA KSC Hypergol Maintenance Facility. For detailed information on the site, consult the HMF Facility administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP – SWMU 70 KSC-TA-6841

Past operations at the HMF include cryogenic testing for the Apollo Space Program and "hot-testing" of the Solid Rocket Booster Aft Skirt. In addition, from 1981 to 1998, the Hazardous Waste Staging Area operated as a permitted RCRA Temporary Storage and Disposal (TSD) facility. The TSD was closed in 1998. The facility is currently inactive and used for the storage of miscellaneous equipment.

SITE LOCATION

The HMF Facility is located in the northeast of the intersection of F Avenue SE and 10th Street SE in the KSC Industrial Area (Figure 1). The HMF is located within Section 4 of Township 23S, Range 37E, as shown on the Orsino Quadrangle Map. The groundwater use control areas covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs, aluminum, and iron above FDEP's groundwater cleanup target levels (GCTLs). The past, current, and projected future land use of the HMF is industrial in nature. LUCs are therefore required to prohibit the use of groundwater at the site. Indoor air

quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-6840, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs.

Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

HMF LUCIP REV. 1 2 05/02/2005

^{2.} By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

LUCIP – SWMU 70 KSC-TA-6841

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no groundwater use is occurring.

REPORTING

KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.

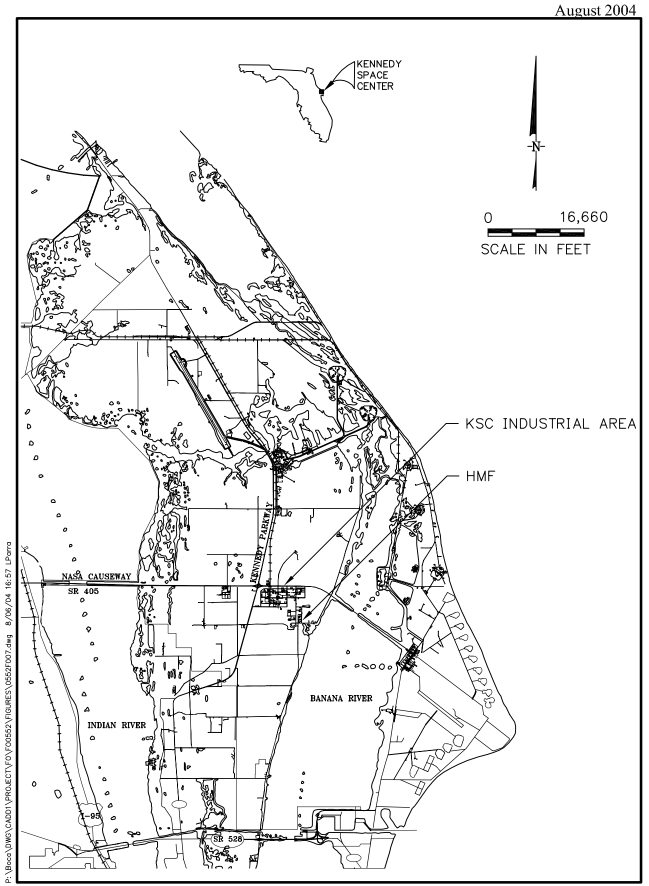
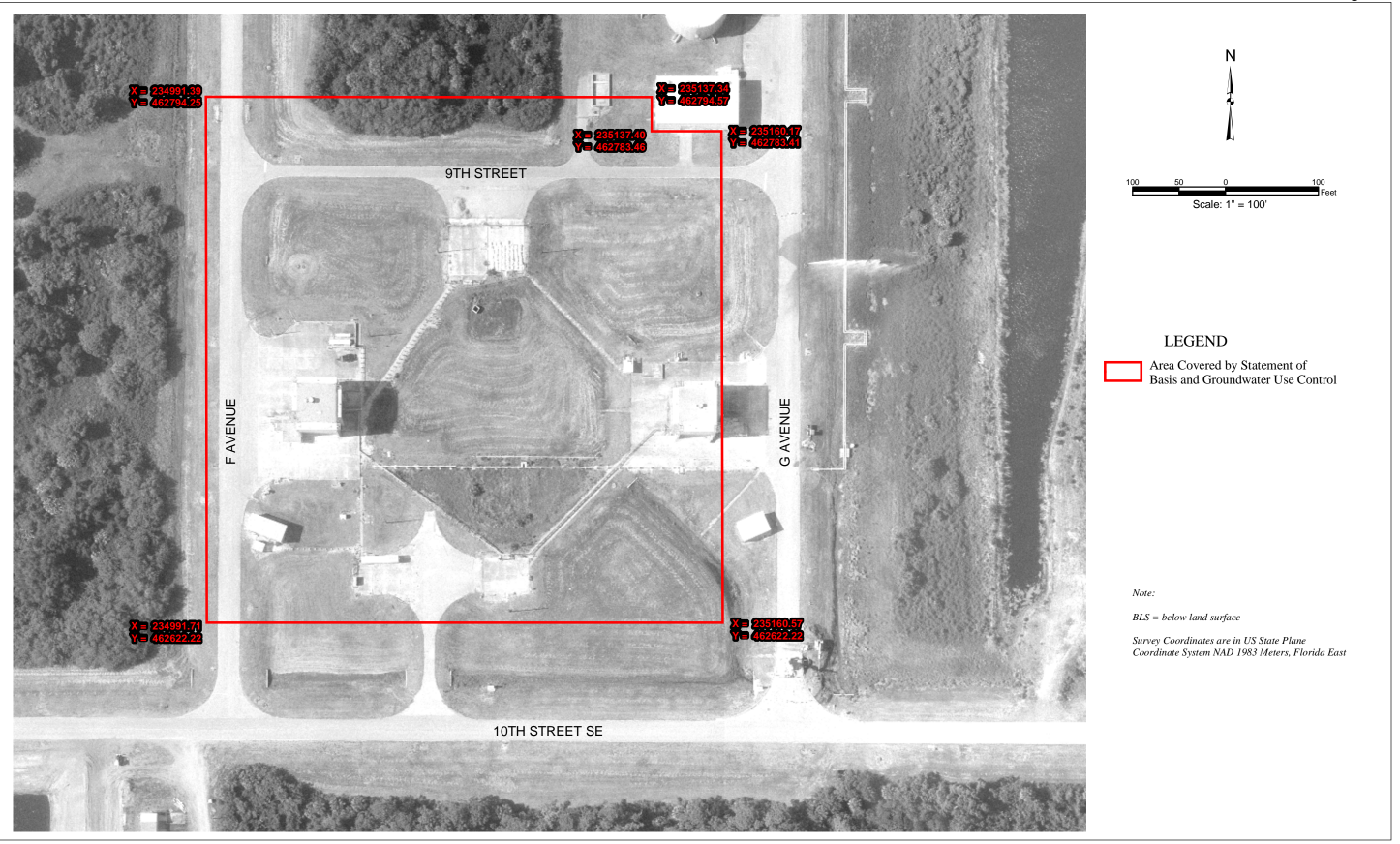


FIGURE 1 HMF Facility (SWMU 70) Location Map



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LUCIP – SWMU 71 KSC-TA-6849



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA



FACILITY: Wilson's Railroad Yard

Solid Waste Management Unit No. 71

CONTAMINANTS: PAHs in Soil/Dry Sediment (Swale Soil)

CONTROL: Maintain Site as Railroad Yard

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Wilson's Railroad Yard (WRRY) institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the WRRY, institutional land use controls (LUCs) will maintain site use as a railroad vard. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health ecological and risk assessments were completed as part of a Resource Conservation and Recovery Act Facility Investigation (RCRA) Chemicals of concern identified for human health risk during the RFI that exceeded Department of Environmental Florida Protection (FDEP) and Environmental Protection Agency (EPA) cleanup target polynuclear levels aromatic were hydrocarbons (PAHs) in soil/dry sediment (swale soil).

SITE DESCRIPTION

The WRRY is a NASA-operated facility that was constructed in the early 1960s to support space flight efforts at KSC. The facility includes an approximately 3,200foot section of railroad track with three railroad sidings, a former asphalt plant area (constructed in 1993), and the Wilson's Support Area, which is located approximately 1,600 feet to the northeast. Hammock Trail, a hiking trail accessible to the public, crosses the extreme western portion of the WRRY. The entire facility comprises an area of approximately 16 acres (Figure 1). Past and current operations at the WRRY include the temporary storage of railroad cars and the performance of various railroad-related maintenance activities. Large debris piles which contained wooden railroad ties, metal rails/spikes, various rail fasteners, used oil containers, and/or miscellaneous debris have been removed from the site. The Wilson's Support Area is used solely for the storage of maintenance vehicles.

SITE LOCATION

WRRY has no marked or legally designated property boundaries and is located on the northern portion of KSC (Figure 1). It is

1. This LUCIP summarizes institutional controls regarding the NASA KSC WRRY site. For detailed information on the site, consult the WRRY site administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

WRRY LUCIP Rev 0 1 05/02/2005

LUCIP – SWMU 71 KSC-TA-6849

located approximately (i) 3,000 feet west of the intersection of Kennedy Parkway North (State Road 3) and Beach Road (State Road 402), and (ii) 1,200 feet west of the Wilson Corners groundwater remediation site. The site is located within Sections 21 and 22 of Township 21S, Range 36E which is in the Wilson Quadrangle. The soil and sediment use control areas covered by the LUCIP are shown on Figure 1. Coordinates of the corners of the LUC are provided in Figure 1 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Soil/dry sediment within the LUC boundary contains contaminants above the FDEP's industrial soil cleanup target levels (SCTLs). Sampling has not been conducted in the immediate vicinity of the railroad tracks. Soil in the vicinity of the railroad lines were not assessed because the past, current, and projected future land use of the WRRY is continued use as a railroad yard. LUCs are therefore required to prohibit non-railroad yard use/exposure to the soil/dry sediment (swale soil) (i) in isolated areas across the site and (ii) immediately adjacent to the railroad tracks.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-6848, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

WRRY LUCIP Rev 0 2 05/02/2005

^{2.} By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP – SWMU 71 KSC-TA-6849

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that the site is being operated exclusively as an industrial railroad facility and that no unauthorized use of the site is taking place that may result in adverse environmental impacts.

REPORTING

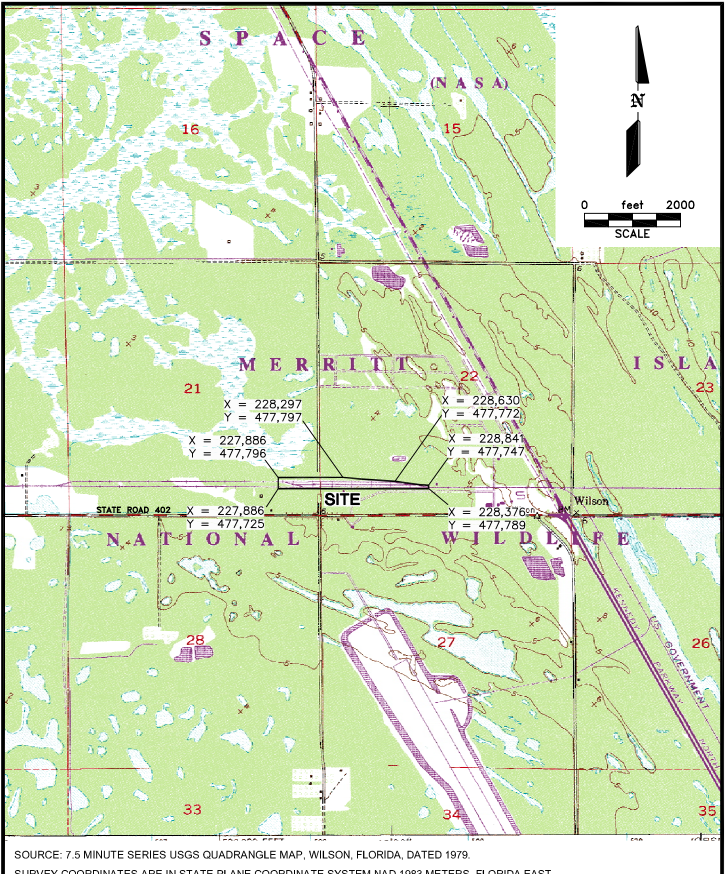
KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.



SURVEY COORDINATES ARE IN STATE PLANE COORDINATE SYSTEM NAD 1983 METERS, FLORIDA EAST.

SECTIONS: 21 AND 22 TOWNSHIP: 21 S RANGE: 36 E

FIGURE 1 WILSON'S RAILROAD YARD SOIL USE CONTROL AREA SWMU NO.71

LUCIP-SWMU 075 KSC-TA-9073



LAND USE CONTROL IMPLEMENTATION PLAN FORMER DEVELOPMENT AND TESTING LABORATORY, SWMU 075



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

FACILITY: Former Development and Testing Laboratory

Solid Waste Management Unit 075

CONTAMINANTS: Chlorinated Volatile Organic Compound Contamination In Groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Former Development and Testing Laboratory (FDTL) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the FDTL site, institutional land use controls (LUCs) are necessary to prohibit the use of groundwater from the site. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

A human health risk assessment was completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). The chemicals of concern identified for human health risk during the RFI that exceeded the Florida Department of Environmental

Protection (FDEP) cleanup target levels are chlorinated volatile organic compounds (CVOCs) in groundwater.

SITE DESCRIPTION

FDTL is currently a vacant site with only a former paved parking lot remaining. Prior to their demolition in 2005, the Frequency Control and Analysis (FCA) Building (L5-683) and the Preamplifier Building (L5-734) were located on the site. Historically, the FDTL facility has supported the Cape Canaveral Air Force Station Missile Test Program, and later housed the Prototype Laboratory, the Development and Testing Laboratory, an asbestos laboratory, office space, and a portion of the FCA building was modified into a kennel for feral cats. An onsite weather station was historically used for small weather rocket launches and the parking lot was formerly used for impact foam testing. Various portions of the site have been used for equipment, vehicle, and salvage materials storage. The site location with inset showing the site layout is shown on Figure 1.

FDTL LUCIP Rev. 1 10/30/2007

¹ This LUCIP summarizes institutional controls regarding the FDTL. For detailed information on the site, consult the FDTL administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP-SWMU 075 KSC-TA-9073

SITE LOCATION

The FDTL site encompasses approximately 5 acres, located approximately 4 miles southwest of the Vehicle Assembly Building (VAB) area and 1 mile east of the Indian River on the south side of Schwartz Road. The vacant site is surrounded to the north, south and west sides by wetlands, and to the east the site is bordered by a large man-made pond. The groundwater use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains CVOCs above FDEP's Groundwater Cleanup Target Levels (GCTLs). A Preliminary Risk Evaluation showed that assuming future use of groundwater for drinking water, cancer and non-cancer risks would be unacceptable. The estimated lifetime excess cancer risk for the hypothetical future resident was determined to be 1.5 x 10⁻⁵, which exceeds FDEP's acceptable level of 1.0 x 10⁻⁶. However, there is no current use of site groundwater; therefore, no exposure or current risk. The past, current, and projected future land use of FDTL is industrial in nature. LUCs are

therefore required to prohibit the use of groundwater at the site. Indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

IMPLEMENTATION

Institutional controls will be implemented by the Kennedy Space Center (KSC) Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between the National Aeronautics and Space Administration (NASA), FDEP, and the Environmental Protection Agency (EPA), effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 075 KSC-TA-9073

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no residential groundwater use is occurring.

REPORTING

KSC's Environmental Program Office will submit annual reports to the EPA and FDEP certifying retention of the implemented LUCs.

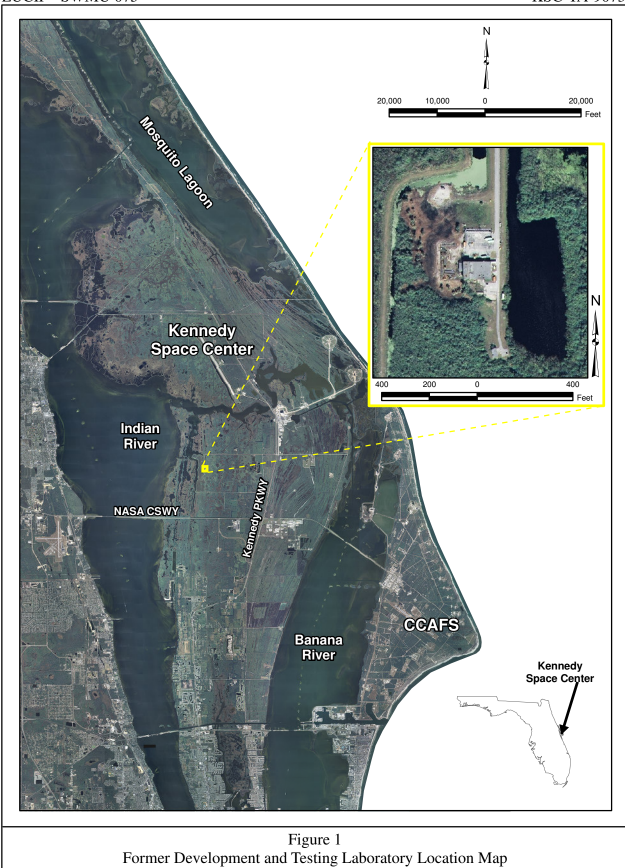
ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the FDEP and implemented by modification of NASA's operating permit.

LUCIP - SWMU 075 KSC-TA-9073

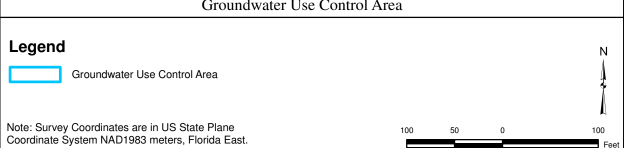


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LUCIP - SWMU 075 KSC-TA-9073



Figure 2 Groundwater Use Control Area



LUCIP-SWMU 76 KSC-TA-6833

FLORIDA

LAND USE CONTROL IMPLEMENTATION PLAN



OPERATIONS AND CHECKOUT BUILDING SWMU 76 NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER

BREVARD COUNTY, FLORIDA



FACILITY:

Operations and Checkout Building

Solid Waste Management Unit No. 76

CONTAMINANTS: PCBs and PAHs in Soil and VOCs and Iron in Groundwater

CONTROL:

Prohibit Groundwater Use and Residential Exposure to Surface Soil

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Operations and Checkout (O&C) Building of institutional controls that have been implemented at the site¹. Institutional land use controls (LUCs) are necessary to prohibit the use of groundwater from the site and prohibit residential exposure to surface soils between the building wings. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE **NEEDED**

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation Chemicals of concern identified for human health risk during the RFI that exceeded Florida Department of Environmental

Protection (FDEP) and Environmental Protection Agency (EPA) cleanup target were polychlorinated biphenyls levels polynuclear (PCBs) aromatic and hydrocarbons (PAHs) in soils and volatile organic compounds (VOCs) and iron in groundwater.

SITE DESCRIPTION

The O&C Building is a NASA-operated facility that was constructed in the early 1960s to support space flight efforts at KSC. The facility includes the O&C Building and numerous appurtenant structures and storage areas that comprise an area of approximately The facility houses offices, 38 acres. laboratories, a fitness center, astronaut quarters, and an assembly and test bay. During the 1960s and 1970s the O&C assembly bay was used for the assembly and testing of the Apollo Spacecraft. The O&C bay has since been retrofitted and is now used to process payloads for the Space Shuttle program and integrated testing of components for the International Space Station.

05/02/2005 1 O&C LUCIP REV. 0

^{1.} This LUCIP summarizes institutional controls regarding the NASA KSC O&C Building. For detailed information on the site, consult the O&C Building administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP – SWMU 76 KSC-TA-6833

SITE LOCATION

The O&C Building is located in the KSC Industrial Area as shown on Figure 1. The site is located within Section 4 of Township 23S, Range 37E of the Orsino, Florida Quadrangle. The groundwater use control area covered by this LUCIP is shown on Figure 2. The soil residential exposure control area covered by this LUCIP is shown on Figure 3. Coordinates of the corners of the control areas are provided in Figure 2 and 3 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND REMEDY

Groundwater at the site contains VOCs and iron above FDEP's groundwater cleanup target levels. Surface soils in the grassed area between the building wings contains benzo(a)pyrene above FDEP's residential soil cleanup target levels. The current and projected future land use of the O&C Building is industrial in nature. LUCs are therefore required to prohibit use of the groundwater and residential exposure to surface soil. Indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for this site. The SB for the site, KSC document number KSC-TA-6832, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)2 between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

^{2.} By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspection, condition certification and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

LUCIP – SWMU 76 KSC-TA-6833

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no groundwater use or residential exposure to surface soil is occurring.

REPORTING

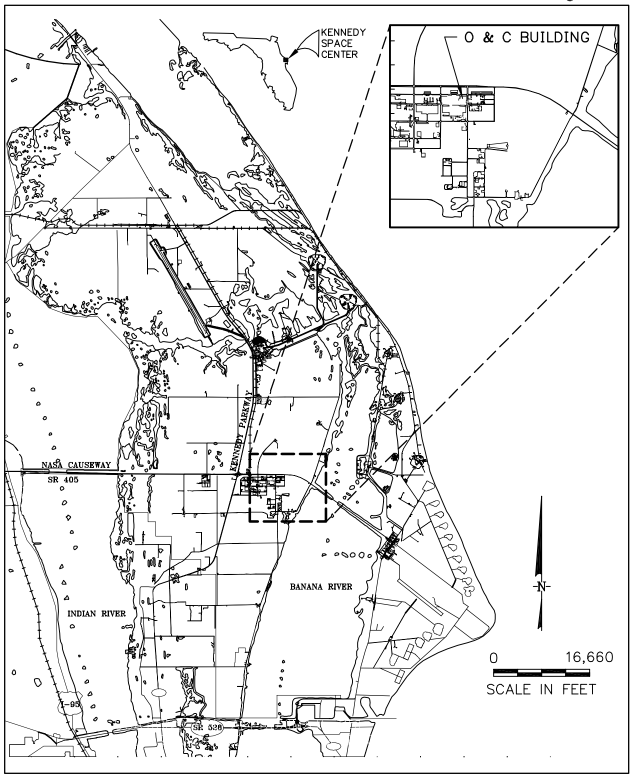
KSC's Environmental Program Office will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

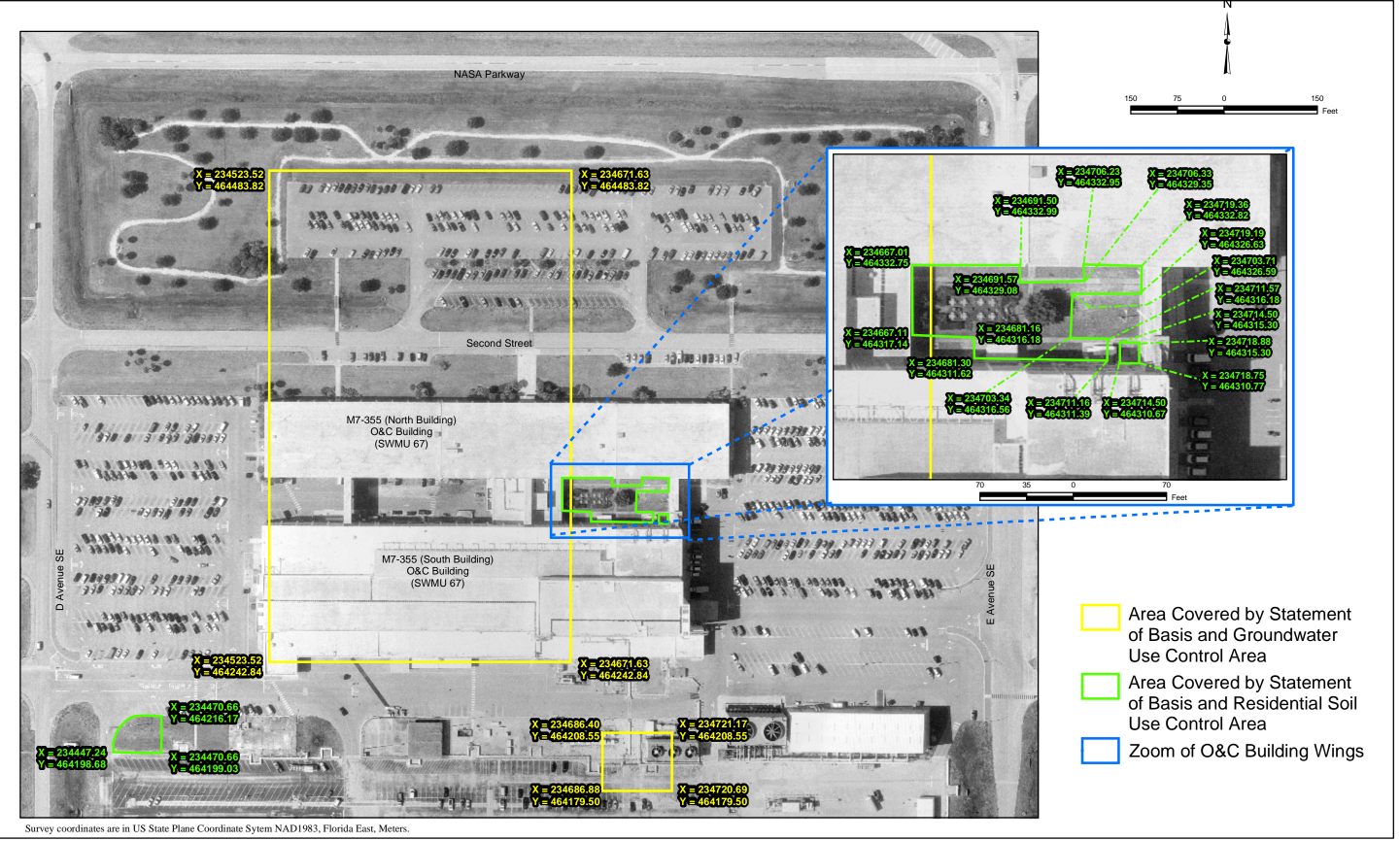
MAINTENANCE

This LUCIP will remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the FDEP and implemented by modification of NASA's operating permit.



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Figure 1
O & C Building (SWMU 76)
Location Map



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LUCIP-SWMU 077 KSC-TA-12142



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Former Vertical Processing Facility

Solid Waste Management Unit 077

CONTAMINANTS: Chlorinated Volatile Organic Compounds in Groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control
Implementation Plan (LUCIP) has been
prepared to inform current and potential
future users of the Former Vertical Processing
Facility (VPF) of institutional controls that
have been implemented at the site¹.
Although there are no current unacceptable
risks to human health or the environment
associated with VPF, an institutional land use
control (LUC) is necessary to prohibit
groundwater use at the site. Controls will
include periodic inspection, condition
certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Groundwater impacts were documented during the Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI) and supplemental investigation activities. Three chlorinated volatile organic compounds (CVOCs) [trichloroethene (TCE), cis-1,2-dichloroethene (cDCE), and vinyl chloride (VC)] exceeded their Florida

Department of Environmental Protection (FDEP) Groundwater Cleanup Target Levels (GCTLs) and were identified as a potential human health risk, therefore a LUC is required.

SITE DESCRIPTION

The VPF facility was originally used as a support facility for former manned space programs and for occasional staging and processing of shuttle flight payloads. The main building onsite (VPF, M7-1469) is no longer an active facility and the building was demolished during the summer of 2010.

SITE LOCATION

The Former VPF Area is located in the Industrial area of the Kennedy Space Center (KSC) within Section 4 of Township 22S, Range 37E, on the United States Geological Survey's 7.5-minute Orsino topographic quadrangle map and encompasses approximately 2 acres (Figure 1). The facility is bordered by wooded areas immediately to the north, 10th street and wooded areas to the south, Ordnance Lab #2 (M7-1417) to the

VPF LUCIP Rev. 0 05/17/2012

¹ This LUCIP summarizes institutional controls regarding the NASA VPF. For detailed information on the site, consult the VPF administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-SWMU 077 KSC-TA-12142

west, and Ordinance Storage (M7-1472), Operations Support Building (OSB; M7-1521) and OSB Annex (M7-1522) to the east. The groundwater land use control areas covered by the Interim LUCIP are presented on Figure 2. The Coordinates of the corners of the LUCs provided on Figure 2 are in the US State Plane Coordinate System NAD 1983, meters, Florida East.

SITE CONTAMINATION AND CONTROL

The concentration of CVOCs present in groundwater are above the FDEP's GCTLs. Since groundwater exceeds the FDEP GCTLs, LUCs prohibiting the use of groundwater are required until the cleanup level is achieved. The current and projected land use of the VPF Area does not include the use of site groundwater; therefore, there is no current or projected exposure risk.

DECISION DOCUMENT

The Kennedy Space Center (KSC) Remediation Team determined that interim institutional controls should be implemented at the former VPF facility. The interim institutional controls are temporary while interim measures and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP effective February 23, 2001. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring at the site.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this Interim LUCIP.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

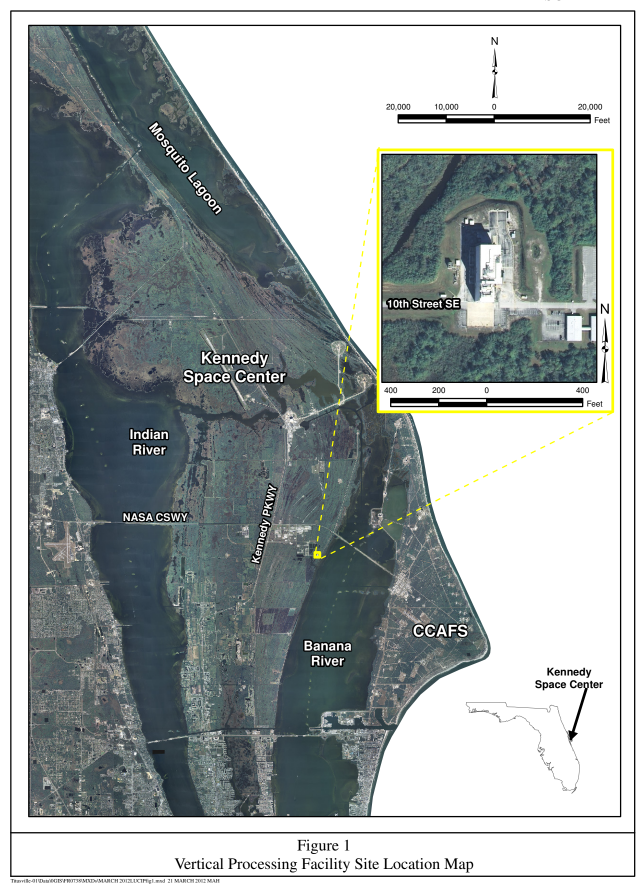
² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs

LUCIP-SWMU 077 KSC-TA-12142

MAINTENANCE

The Interim LUCIP shall remain in place until the concerns managed by the Interim LUCIP are mitigated, or until there is a discovery, based upon analytical evidence, that scenarios managed by the Interim LUCIP are no longer a concern.

LUCIP - SWMU 077 KSC-TA-12142



LUCIP - SWMU 077 KSC-TA-12142

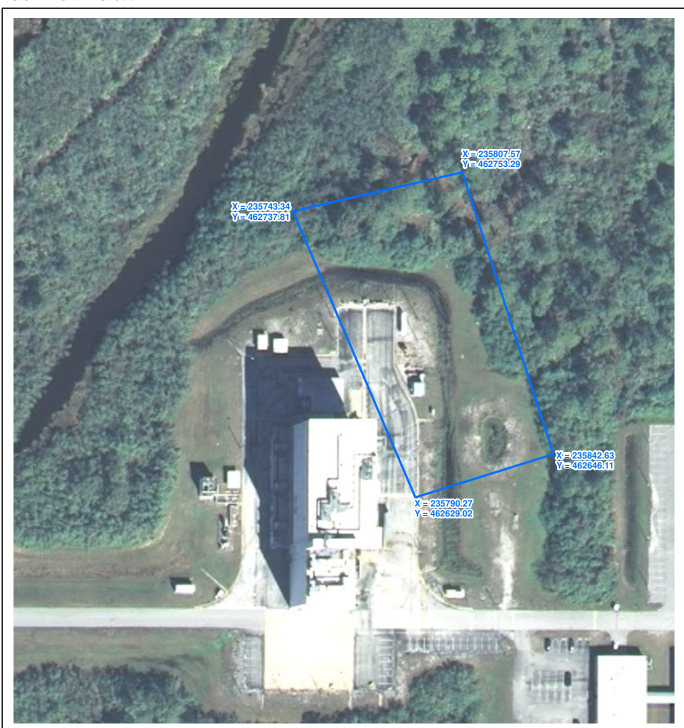
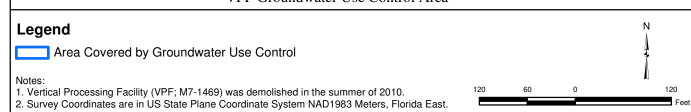


Figure 2
VPF Groundwater Use Control Area



LUCIP-SWMU 79 KSC-TA-7910



LAND USE CONTROL IMPLEMENTATION PLAN ENVIRONMENTAL HEALTH FACILITY, SWMU 79 NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER





FACILITY: Environmental Health Facility

Solid Waste Management Unit No. 79

CONTAMINANTS: Vinyl Chloride Contamination In Groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Environmental Health Facility (EHF) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the EHF, institutional land use controls (LUCs) are necessary to prohibit the use of groundwater from the site. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). The chemical of concern identified for human health risk during the RFI that exceeded the Florida Department of Environmental Protection (FDEP) cleanup target level is vinyl chloride in groundwater.

SITE DESCRIPTION

The main facility building L7-1557, was constructed in 1966. From 1966 to 1982, the building was utilized as the Central Instrumentation Facility (CIF). While operated as the CIF, the building was used for housing of computers and some maintenance activities. The main building was also equipped with an ionization detection system. Since 1982, the central office of Environmental Health (EH) Services has occupied the building. EH comprises Industrial Hygiene, Environmental Compliance/Public Health (EC&PH), and Health Physics. The EHF site also includes three numbered structures that were constructed between 1966 and 1985; the main building. L7-1557, an equipment storage shed, L7-1557C, and the asbestos lab, L7-1557D. The asbestos laboratory and Industrial Hygiene equipment storage building, L7-1557D, was constructed in 1985 and is located to the northeast of the main building. The structure is divided equally, with one side being used as an asbestos identification laboratory and the other side as an equipment storage area. A boiler was formerly housed on the western side of the building but was removed in 1985, and the area was converted to an EC&PH labora-

EHF LUCIP Rev. 0 11/02/2005

¹ This LUCIP summarizes institutional controls regarding the EHF. For detailed information on the site, consult the EHF administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP-SWMU 79 KSC-TA-7910

tory and storage area. An equipment storage shed, L7-1557C, was originally constructed in 1967 as a shelter for backup electrical generators. The generators were removed in 1983, and the building has since been used for equipment storage. Adjacent to the storage shed on the southeastern side is an electrical transformer pad. where the original transformers were installed in 1966 to support the facility. The transformers were replaced in the early 1980s. Adjacent to the storage shed on the northwestern side, is the former location of a 1,500-gallon diesel underground storage tank (UST). The tank may have been used to support the boiler formerly located in the EC&PH lab area and/or the backup generators located in L7-1557C. The tank has not been used since the removal of the backup generators in 1983. An abandoned cooling tower is located on the northwestern side of the main building adjacent to the abandoned acid storage tank. A Domestic Treatment Plant (DTP) septic system and drain field were formerly located in the southwestern corner of the site. The original drain field was replaced in the late 1980s. The facility was then connected to the Industrial Area sanitary sewer system in 1999, and the septic tank and drain field were removed. In 1986 five communication antennas were installed and are located to the northeast of the current facility buildings. Southeast and northwest of these antennas are two other concrete structures. These concrete structures are believed to have supported two previous communication antennas. Approximately 1,200 feet to the southeast of the main building are two additional antennas, a former antenna pad, and two small buildings.

SITE LOCATION

The EHF is located on the northern portion of Merritt Island, between the Indian and

Banana Rivers in Brevard County, Florida. The EHFDL is south of the Space Station Processing Facility on the eastern site of E Avenue, in the KSC Industrial Area. The EHF is found in Section 5, Township 23S, Range 37E, as seen on the 7.5-minute Orsino topographic quadrangle map (USGS 1986). The groundwater use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains vinyl chloride above FDEP's groundwater cleanup target levels. A Preliminary Risk Evaluation showed that assuming future use of groundwater for drinking water, cancer and non-cancer risks would be unacceptable. The estimated excess lifetime cancer risk for the hypothetical future resident was determined to be 8.9 x 10⁻⁵ which exceeds FDEP's acceptable level of 1 x 10⁻¹ ⁶ in a million. However, there is no current use of site groundwater and therefore no exposure or current risk. The past, current and projected future land use of the EHF is industrial in nature. LUCs are therefore required to prohibit residential use of groundwater at the site and to prohibit residential use/exposure to soils. Indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-7911, is available for review by contacting the KSC

LUCIP-SWMU 79 KSC-TA-7910

Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office.

The inspection will verify that no residential exposure to site soils or groundwater use is occurring.

REPORTING

KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

EHF LUCIP Rev. 0 3 11/02/2005

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 79 KSC-TA-7910 7,500 15,000 30,000 Feet Parking Area 400 Feet NASA Causeway **Indian River** Banana River

Figure 1 Location Map Environmental Health Facility (EHF; SWMU 79)

LUCIP-SWMU 79 KSC-TA-7910 100 50 200 Feet Area Covered by Statement of Basis and Groundwater Use Control Area **Monitoring Well Locations** C X: 234798.82 Y: 466290.15 X: 234842.61 Y: 466314.82 Survey coordinates are in US State Plane Coordinate System NAD 1983, Florida East, Meters.

Figure 2
Site Map
Environmental Health Facility (EHF; SWMU 79)







NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Shuttle Flight Operations Contract Generator Maintenance Facility

(SFOC) Solid Waste Management Unit 081

CONTAMINANTS: Antimony in groundwater

CONTROL: Prevent contact with groundwater

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Kennedy Space Center (KSC) Shuttle Flight Operations Contract Generator Maintenance Facility (SFOC; SWMU 081; "the Site") of institutional controls that have been implemented at the Site¹. Although there are no current unacceptable risks to human health or the environment associated with the SFOC, an institutional land use control (LUC) is necessary to prevent human health exposure to antimony-affected groundwater at the Site. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

One constituent of concern (COC; antimony) exceeded applicable Florida Department of Environmental Protection (FDEP)
Groundwater Cleanup Target Levels (GCTLs) screening criteria.

SITE DESCRIPTION

The SFOC was constructed in 1988 to be utilized as the main generator maintenance shop and storage facility for the SFOC at KSC. The facility was designed to accommodate maintenance and storage operations for portable generators and portable aboveground diesel fuel storage tanks. The SFOC is currently operated by United Space Alliance (USA). The facility has formerly been referred as the Shuttle Processing Contract (SPC) Generator Shop, the Launch Support Operations Contract (LSOC) Generator Shop and the Lockheed Generator Shop.

SITE LOCATION

SFOC (K6-1844) is located east of Contractor's Road and northeast of Contractors Support Building (K6-1869) south of the Vehicle Assembly Building (VAB) Area in Section 18, Township 22S and Range 37E, Orsino Topographic Quadrangle (USGS 1976) (Figure 1).

SFOC LUCIP Rev. 0 11/30/2014

¹ This LUCIP summarizes institutional controls regarding the NASA SFOC. For detailed information on the Site, consult the SFOC administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

The areas covered and the coordinates of the corners of the LUCIP are shown on Figure 2. The coordinates are in the State Plane Coordinate System North American Datum (NAD) 1983, Florida East, meters.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains antimony concentrations above the FDEP GCTL. The current and projected future land use of the SFOC is industrial in nature. LUCs are therefore required to prohibit the use of groundwater at the site.

DECISION DOCUMENT

The KSC Remediation team (KSCRT) determined that institutional controls should be implemented at SFOC. The institutional controls are temporary while long term monitoring documents the reduction of antimony through natural processes.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted

in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the LUCs.

ENFORCEMENT

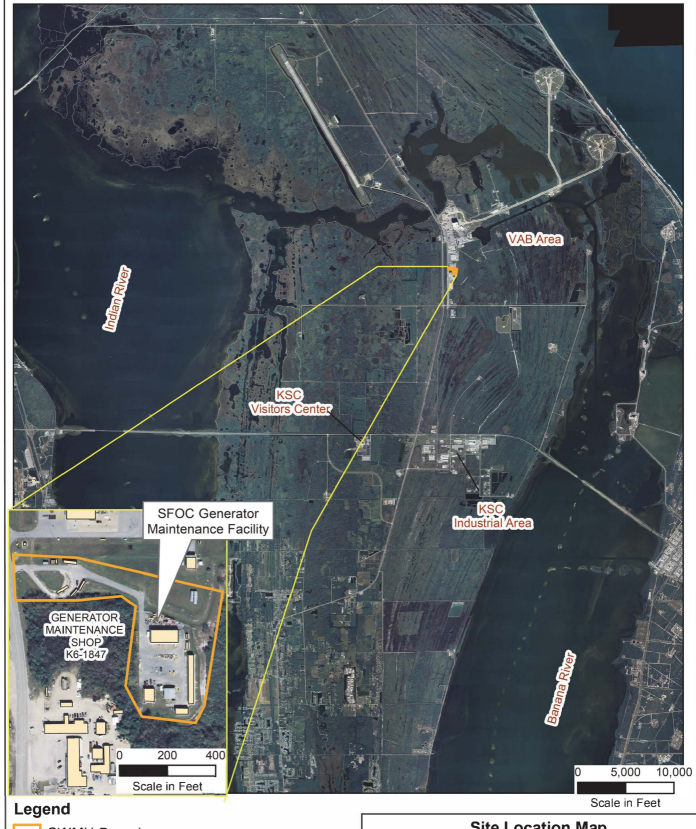
KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until the scenarios managed by the LUCIP are no longer a concern.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs







Structure

Notes:

KSC - Kennedy Space Center LUCIP - Land Use Control Implenmentation Plan

NASA - National Aeronautics and Space Administration SFOC - Shuttle Flight Operations Contract Generator Maintenance Facility

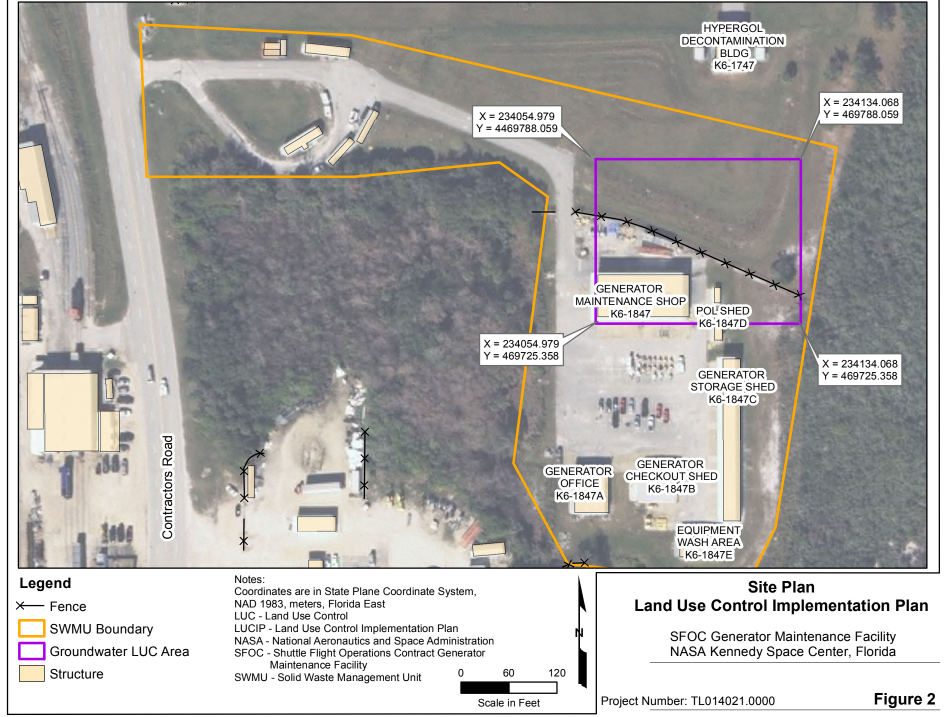
VAB - Vehicle Assembly Building

Site Location Map Land Use Control Implementation Plan

SFOC Generator Maintenance Facility NASA Kennedy Space Center, Florida

Project Number: TL014021.0010

Figure 1



SFOC LUCIP Rev: 0 11/30/2014

LUCIP-SWMU 082 KSC-TA-7135



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Communications, Maintenance, and Storage Facility

Solid Waste Management Unit (SWMU) 082

CONTAMINANTS: Tetrachloroethene, Trichloroethene, cis-1,2-Dichloroethene, Vinyl

Chloride, and 1,1-Dichloroethene in Groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This interim Land Use Control
Implementation Plan (LUCIP) has been
prepared to inform current and potential
future users of the Communications,
Maintenance, and Storage (CM&S) Facility of
institutional controls that have been
implemented at the site¹. Although there are
no current unacceptable risks to human health
or the environment associated with the CM&S
Facility, institutional land use controls
(LUCs) are necessary to prohibit groundwater
use at the site. Controls will include periodic
inspection, condition certification, and agency
notification.

WHY LAND USE CONTROLS ARE NEEDED

A human health risk assessment was completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). In addition, post-RFI groundwater assessment was completed to further evaluate groundwater impacts at the site. Five chemicals of concern

[tetrachloroethene (PCE), trichloroethene (TCE), *cis*-1,2-dichloroethene (cDCE), vinyl chloride (VC), and 1,1-dichloroethene (1,1-DCE)] exceeded their Florida Department of Environmental Protection (FDEP) Groundwater Cleanup Target Levels (GCTLs) and were identified as a potential human health risk, therefore a LUC is required.

SITE DESCRIPTION

The CM&S Facility site consists of eight numbered structures that were constructed between 1964 and 2000. These include: Communications, Maintenance, and Storage Building (M6-791); Loading Dock (M6-791A); Hazardous Waste Staging Building (M6-791B); Cardboard Baler Building (M6-791C); Radio Tower (M6-791D); Communication Cross Connect (M6-790); Cable Storage Shed (M6-792); and NASA Exchange Storage Building (M6-740). The CM&S Facility is currently and has historically been used for storage of communications equipment, equipment maintenance, and repair activities.

CM_S LUCIP Rev. 2 05/14/2012

¹ This LUCIP summarizes institutional controls regarding the NASA CM&S Facility. For detailed information on the site, consult the CM&S Facility administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

SITE LOCATION

The CM&S Facility is located in the Industrial Area of KSC within Section 5 of Township 23S, Range 37E, on the United States Geological Survey's 7.5-minute Orsino topographic quadrangle map and encompasses approximately 6.5 acres at the northern terminus of Cape Canaveral (Figure 1). The facility is bordered by Third Street then wooded area to the north, Central Supply Facility (SWMU 092) to the east, Fourth Street then Supply Warehouse #3 (SWMU 088) to the south, and Avenue B then General Services Administration (GSA) Vehicle Maintenance Facility (VMF) (SWMU 013) to the west. The groundwater use control area covered by the LUCIP, including coordinates of the corners of the LUC (in the US State Plane Coordinate System NAD 1983, meters, Florida East), are provided on Figure 2.

SITE CONTAMINATION AND CONTROL

The concentrations of PCE, TCE, 1,1-DCE, cDCE, and VC present in groundwater are above the FDEP's GCTLs. Since groundwater concentrations exceed the FDEP GCTLs, LUCs prohibiting the use of groundwater are required until the cleanup level is achieved. The current and projected land use of the CM&S Facility does not include the use of site groundwater; therefore, there is no current or projected exposure risk.

DECISION DOCUMENT

The Kennedy Space Center (KSC) Remediation Team determined that interim institutional controls should be implemented at the CM&S Facility. The interim institutional controls are temporary while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring at the site.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

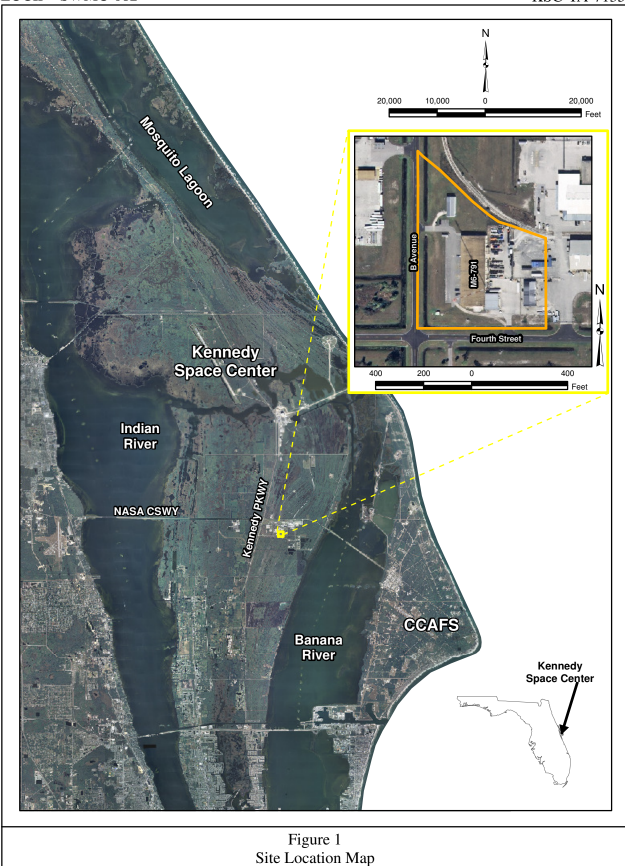
ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this LUCIP.

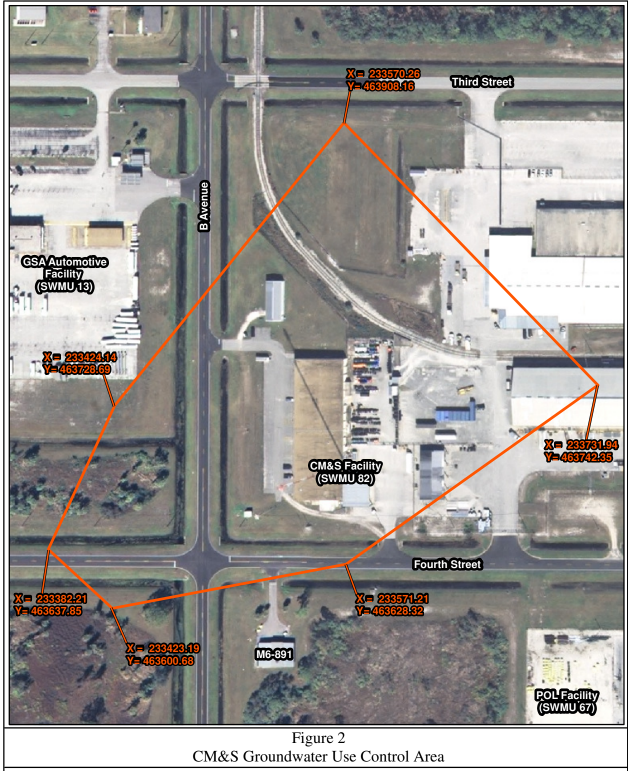
MAINTENANCE

The LUCIP shall remain in place until the concerns managed by the LUCIP are mitigated, or until there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern.

LUCIP - SWMU 082 KSC-TA-7135



LUCIP - SWMU 082 KSC-TA-7135







LAND USE CONTROL IMPLEMENTATION PLAN KARS PARK I - LOCs 2, 7, AND 9 NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER



FACILITY: KARS Park I - LOCs 2, 7, and 9

Solid Waste Management Unit 084

CONTAMINANTS: Groundwater: LOC 2: 1,1'-Biphenyl, LOC 7: Arsenic, LOC 9: Lead

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of Kennedy Athletic Recreation and Social (KARS) Park I of institutional controls that have been implemented at the site⁽¹⁾. Although there are no current unacceptable risks to human health or the environment associated with the KARS Park I site, institutional land use controls (LUCs) are necessary to prohibit the use of groundwater at the site. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

A human health risk assessment was completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). The chemicals of concern (COCs) detected during the RFI and subsequent investigations at concentrations exceeding Florida Department of Environmental Protection (FDEP) cleanup target levels were 1,1'-biphenyl in LOC 2 groundwater, arsenic in

LOC 7 groundwater, and lead in LOC 9 in groundwater.

SITE DESCRIPTION

KARS Park I is a recreational facility for current and past National Aeronautics and Space Administration (NASA) personnel at which 11 Locations of Concern (LOCs) were identified (Figure 1). Park amenities include picnic areas, recreational vehicle and tent camp sites, racquetball, tennis, volleyball, basketball, and shuffleboard courts, marina, horseshoe pits, fish pond, roller blade area, playgrounds, softball fields, conference/activity rooms, and retail store. The central section of the park is used mainly for camping, and the playgrounds, picnic areas, and athletic fields are located in the southern portion of the park. The northern portion of the site includes a storage area and inactive gun ranges.

Improper use, storage, and disposal of materials used for maintenance of the park resulted in contaminated media at many of the LOCs. The remaining LOCs include former shooting ranges and associated areas, and shooting activities resulted in the deposition of lead shot and target debris throughout the LOCs.

KARS Park I-LUCIP Rev. 0 07/17/2008

¹ This LUCIP summarizes institutional controls regarding the KARS Park I. For detailed information on the site, consult the NASA KARS Park I administrative file, which is available for review by contacting the KSC Environmental Program Office at (321) 867-8411.

SITE LOCATION

KARS Park I is located east of State Route 3 along the western shore of the Banana River and approximately 5 miles south of the KSC Industrial Area. The KARS Park I site is fenced and encompasses approximately 135 acres. LOC2, the Gun Range storage Area, is located in the southern portion of LOC 9. LOC 7, the Bonfire Area, is located in the eastern portion of the park near the camping area. LOC 9, the Gun Ranges, includes inactive Skeet, Rifle, and Pistol Ranges and a storage area.

The LOCs 2, 7, and 9 groundwater use control areas covered by this LUCIP are shown on Figures 2, 3, and 4, respectively. Coordinates of the corners of the LUC areas are provided in the U.S. State Plane Coordinate System NAD 1983, Florida East, meters.

SITE CONTAMINATION AND CONTROL

Groundwater contaminants at concentrations greater than FDEP's Groundwater Cleanup Target Levels (GCTLs) include 1,1'-biphenyl at LOC 2, arsenic at LOC 7, and lead at LOC9. 1,1'-Biphenyl at LOC 2 and lead at LOC 9 were chosen as COCs based on exceedances of GCTLs. The non-cancer hazard index (HI) associated with 1,1'-biphenyl was less than FDEP's acceptable risk level, and

risks were not estimated for lead in groundwater at LOC 9. A Preliminary Risk Evaluation showed that, assuming future use of LOC 7 groundwater for drinking water, cancer and non-cancer risks would be unacceptable. The estimated lifetime excess cancer risk and non-cancer HI for the hypothetical future resident were determined to be 9 x 10⁻³ and 97, respectively, which exceed FDEP's respective acceptable levels of 1.0 x 10⁻⁶ and 1. However, there is no current use of site groundwater and therefore no exposure or current risk. The past, current, and projected future land use of the KARS Park I site is recreational in nature. LUCs are required to prohibit the use of groundwater at the site, thereby preventing exposure that would result in unacceptable risks.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-9501, is available for review by contacting the KSC Environmental Program Office at (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)⁽²⁾

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

between NASA, FDEP, and the United States Environmental Protection Agency (EPA), effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if it occurs in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUC areas at KARS Park I. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating and will be conducted by KSC's Environmental Program Office. The inspection will verify that no residential groundwater use is occurring.

REPORTING

KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCs shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated, or there is a discovery, based on analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by EPA and FDEP and implemented by modification of NASA's operating permit.

FIGURE 1 FACILITY LOCATION MAP KARS PARK I, KENNEDY SPACE CENTER, FLORIDA

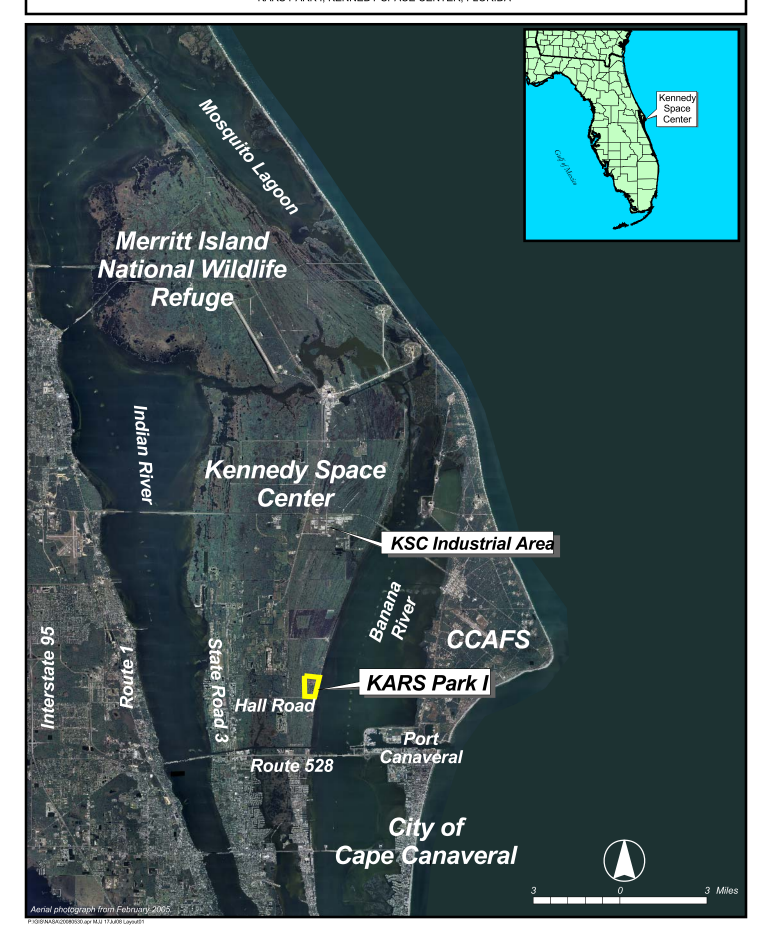
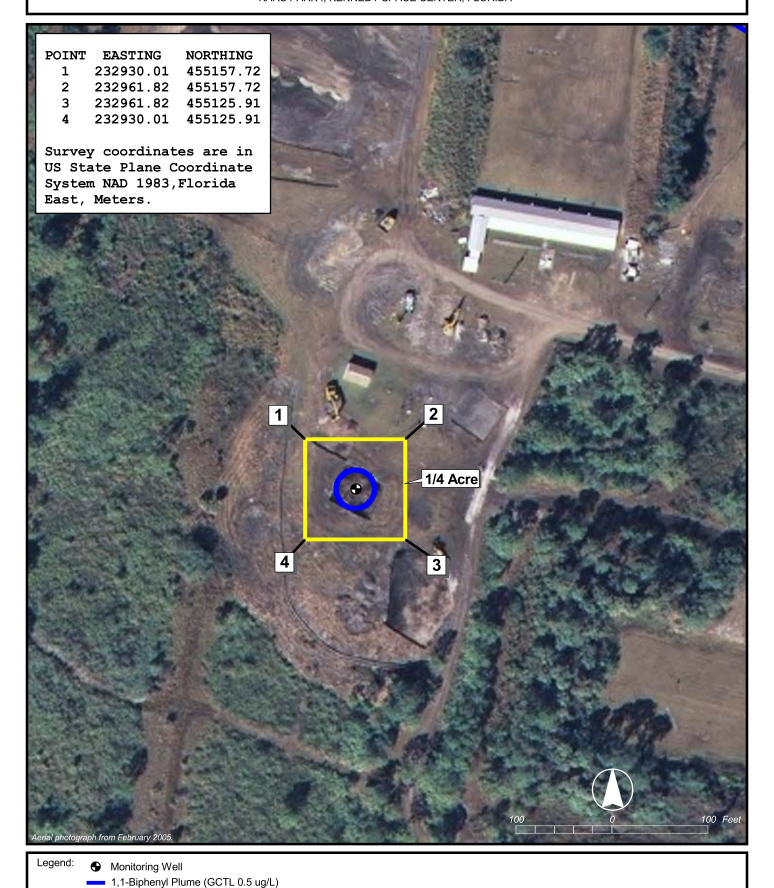
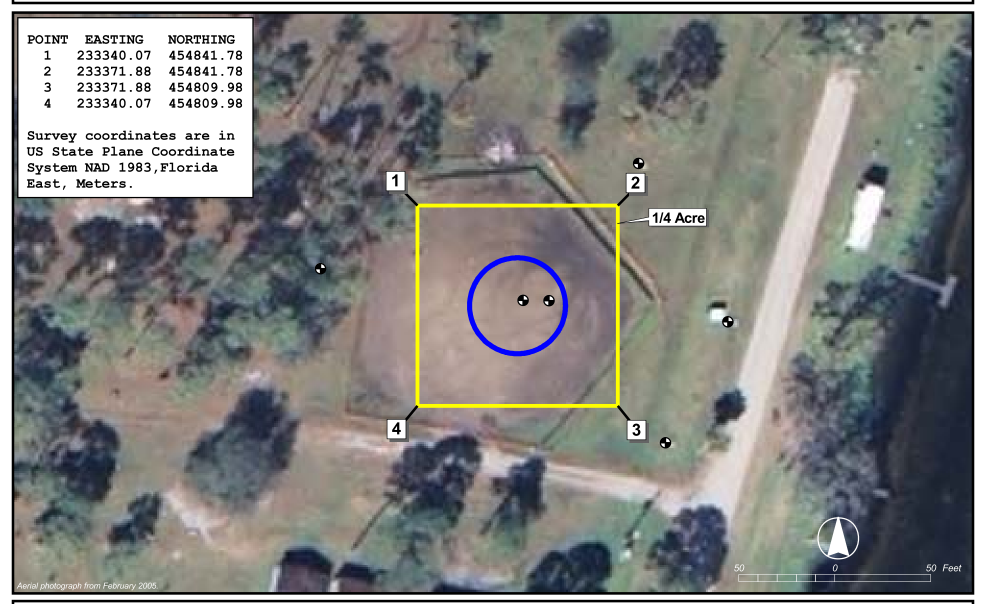


FIGURE 2 LOC 2 SITE MAP KARS PARK I, KENNEDY SPACE CENTER, FLORIDA



Area covered by Statement of Basis and groundwater use control areas

FIGURE 3 LOC 7 SITE MAP KARS PARK I, KENNEDY SPACE CENTER, FLORIDA



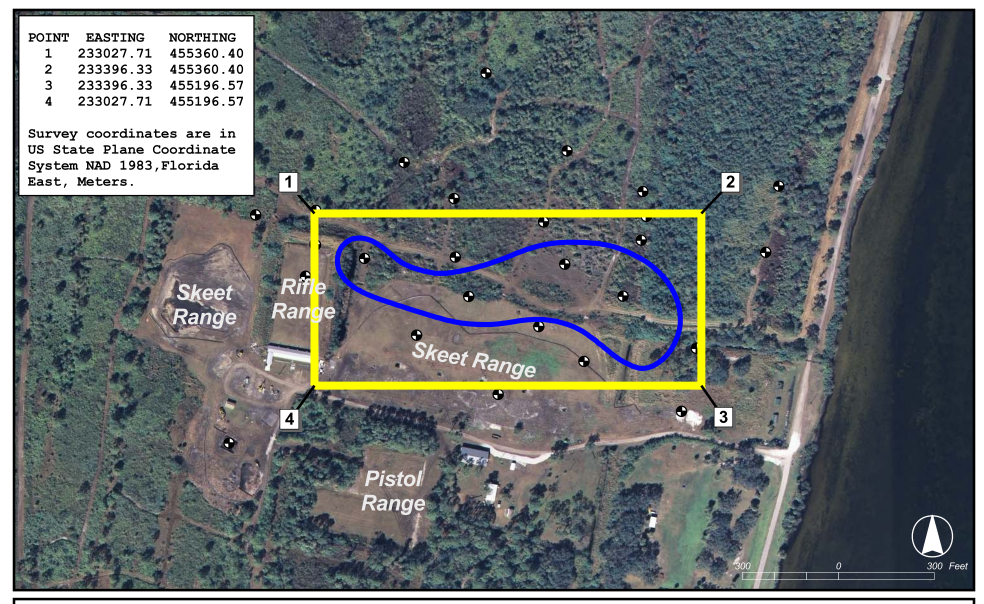
Legend:

Monitoring Well

Arsenic Plume (Background 30 ug/L)

Area covered by Statement of Basis and groundwater use control areas

FIGURE 4 LOC 9 SITE MAP KARS PARK I, KENNEDY SPACE CENTER, FLORIDA



Legend:

Monitoring Well

Dissolved Lead Plume based on May 2006 results (GCTL 15 ug/L)

Area covered by Statement of Basis and groundwater use control areas

2:\GIS\NASA\20080530 apr M LL25 lun08 Lavout05





LAND USE CONTROL IMPLEMENTATION PLAN **ENGINEERING DEVELOPMENT LABORATORY SWMU 85** NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER



FACILITY:

Engineering Development Laboratory Solid Waste Management Unit No. 85

CONTAMINANTS: Vinyl Chloride Contamination In Groundwater

CONTROL:

Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Engineering Development Laboratory (EDL) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the EDL, institutional land use controls (LUCs) are necessary to prohibit the use of groundwater from the site to ensure an acceptable risk to human health. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE **NEEDED**

A human health assessment was completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). The only chemical of concern retained for potential human health risk during the RFI is vinyl chloride in groundwater.

SITE DESCRIPTION

The EDL is a NASA-operated facility that consists of six permanent structures constructed from 1966 to 2001 (Figures 1 and 2). The EDL Building (M7-409) was constructed to support astronaut training for the Apollo Program, including the use of mockups such as the Lunar Lander. This building is currently being used as office space, a prototype machine shop and material testing, and for development activities. The Equipment Building (M7-409A) houses a large bank of electrical transformers. This building is currently used for the storage of refurbished compressors and office space. The former Generator Building (M7-409B) was constructed in December 1968, but is no longer used as a generator facility and is now classified as a storage building. The International Space Station Center Tour Stop Concession Building (M7-459) was constructed in December 1998 and provides food, restrooms, and retail items for visitors on the KSC tour. The Tour Stop Concession Building was constructed in the former location of two cooling towers, which provided climate control for the EDL from 1966 until 1994.

EDL LUCIP Rev. 0 10/31/2005

¹ This LUCIP summarizes institutional controls regarding the NASA EDL Site. For detailed information on the site, consult the EDL administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

The cooling towers were designated PRL #66 and a Solid Waste Management Unit (SWMU) Assessment (SA) and Confirmation Sampling (CS) were performed from 1995 to 2000. The Storage Buildings (M7-460 and M7-460A) were constructed in July 2001. The buildings are a staging annex for the EDL and are used to stage and kit the Mobile Launch Platform Hazardous Gas Detection System. KSC performed an RFI in 2005 to determine the nature and extent of contamination from SWMU No. 85, EDL.

SITE LOCATION

The EDL is located on the northern portion of Merritt Island, between the Indian and Banana Rivers in Brevard County, Florida. The EDL is south of the Space Station Processing Facility on the eastern site of E Avenue, in the KSC Industrial Area. The EDL is found in Section 5, Township 23S, Range 37E, as shown on the 7.5-minute Orsino topographic quadrangle map (USGS 1986). The groundwater use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains vinyl chloride above the Florida Department of Environmental Protection (FDEP) groundwater

cleanup target level. A Preliminary Risk Evaluation (PRE) indicated that the estimated lifetime excess cancer risk for the hypothetical future resident is 3.8 x 10⁻⁶, which exceeds FDEP's acceptable excess lifetime risk of 1 x 10⁻⁶. This assumes use of site groundwater as a drinking water source. There is no current use of site groundwater and therefore no exposure or current risk. The past, current and projected future land use of the EDL is industrial in nature. However, LUCs are required to prohibit potential future residential use of groundwater at the site. Indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-7919, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA. KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that groundwater is not used as drinking water.

REPORTING

KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.

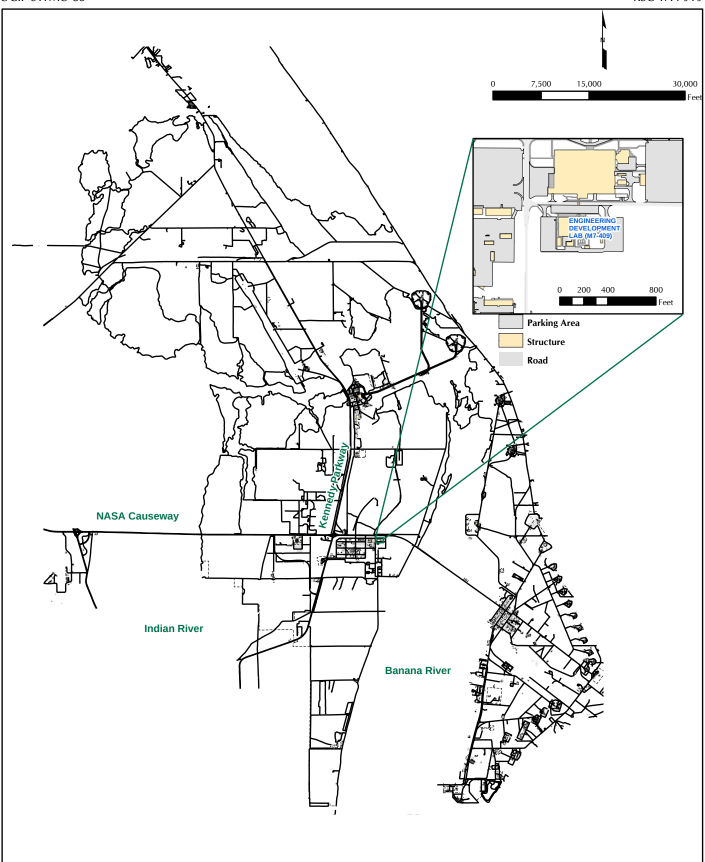


Figure 1 Location Map Engineering Development Laboratory (EDL; SWMU 85)

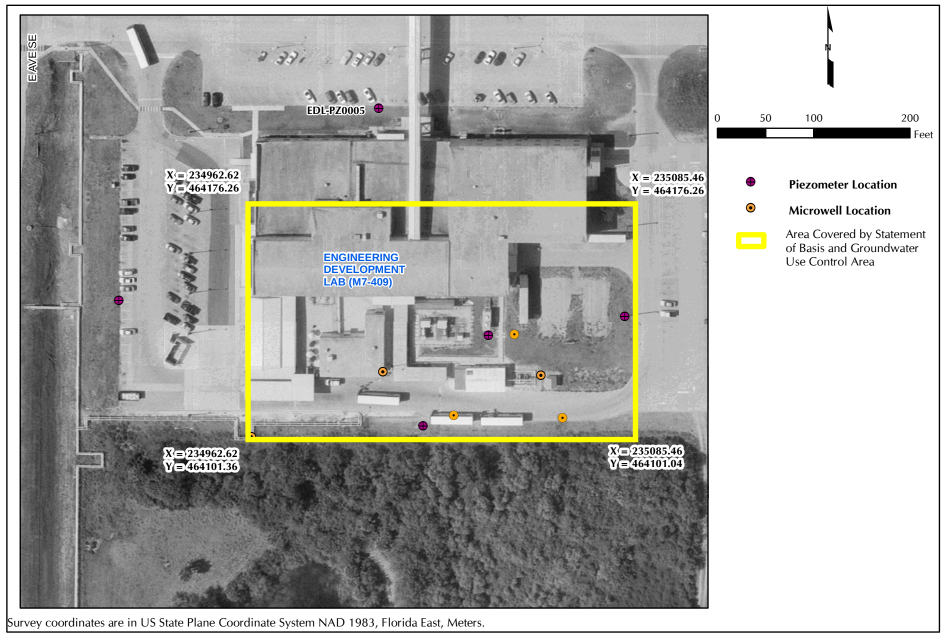


Figure 2 Site Map Engineering Development Laboratory (EDL; SWMU 85)



LAND USE CONTROL IMPLEMENTATION PLAN SUPPLY WAREHOUSE NO. 3, SWMU 88 NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER



FACILITY: Supply Warehouse No. 3

Solid Waste Management Unit No. 88

CONTAMINANTS: Chlorinated Volatile Organic Compound Contamination In Groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Supply Warehouse No. 3 (SW3) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the SW3 site, institutional land use controls (LUCs) are necessary to prohibit the use of groundwater from the site. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

A human health risk assessment was completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). The chemicals of concern identified for human health risk during the RFI that exceeded the Florida Department of Environmental Protection (FDEP) cleanup target levels are chlorinated vola-

tile organic compounds (CVOCs) in groundwater.

SITE DESCRIPTION

The SW3 site contains one numbered building, M6-891. SW3 is used as a storage building for drywall, door frames and other building materials. Kennedy Space Center (KSC) was required to perform an investigation to determine the nature and extent of contamination at Solid Waste Management Unit (SWMU) No. 88, SW3 (Figure 1).

SITE LOCATION

The SW3 site encompasses approximately 12 acres, which includes the parcel located southeast of the intersection of B Avenue and 4th Street, as well as the approximate area of impacted groundwater to the south and southwest. The Paint and Oil Locker Facility (POL) is located adjacent to the east side of SW3, the General Service Administration (GSA) Vehicle Maintenance Facility (VMF) is located adjacent to the northwest, and the Communications, Maintenance and Storage Facility (CM&S) is

SW3 LUCIP Rev. 0 04/30/2007

¹ This LUCIP summarizes institutional controls regarding the SW3. For detailed information on the site, consult the SW3 administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

located adjacent to the north. The ground-water use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains CVOCs above FDEP's groundwater cleanup target levels (GCTLs). A Preliminary Risk Evaluation showed that assuming future use of groundwater for drinking water, cancer and non-cancer risks would be unacceptable. The estimated lifetime excess cancer risk for the hypothetical future resident was determined to be 6.4 x 10⁻³, which exceeds FDEP's acceptable level of 1.0 x 10⁻⁶. However, there is no current use of site groundwater; therefore, no exposure or current risk. The past, current, and projected future land use of SW3 is industrial in nature. LUCs are therefore required to prohibit the use of groundwater at the site. Indoor air quality shall be evaluated prior to any construction within the groundwater use control area.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between the National Aeronautics and Space Administration (NASA), FDEP, and the Environmental Protection Agency (EPA), effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no residential groundwater use is occurring.

REPORTING

KSC's Environmental Program Office will submit annual reports to the EPA and

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

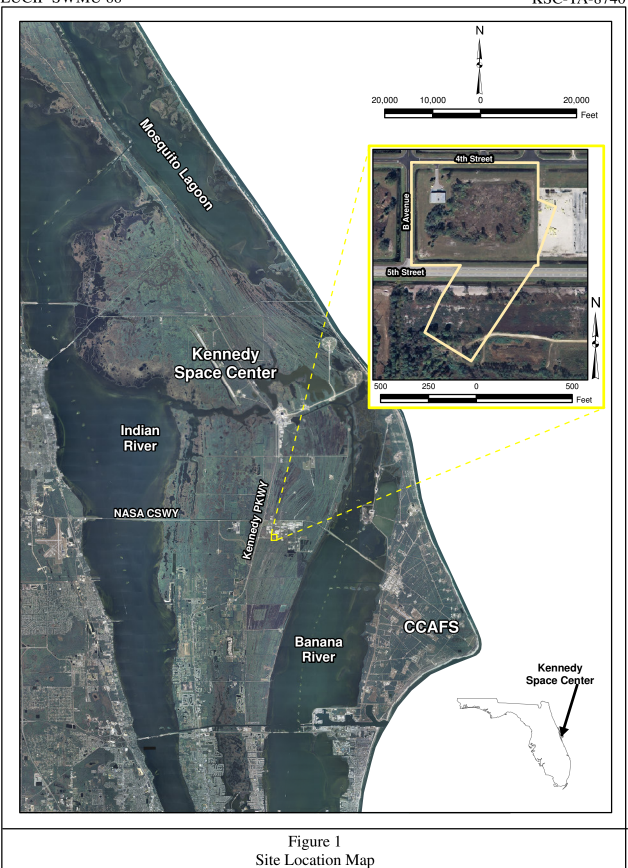
FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the FDEP and implemented by modification of NASA's operating permit.



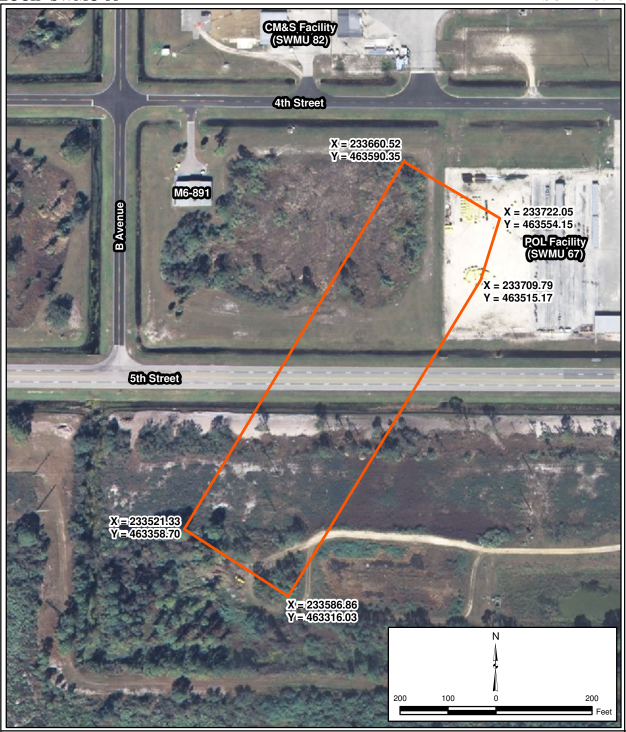


Figure 2
Groundwater Use Control Area

Legend

Area Covered by Groundwater Use Control

Note: Survey Coordinates are in US State Plane Coordinate System NAD1983 meters, Florida East.



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Converter Compressor Building

Solid Waste Management Unit 089

CONTAMINANTS: Volatile Organic Compounds in Groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control
Implementation Plan (LUCIP) has been
prepared to inform current and potential
future users of the Converter Compressor
Building (CCB) of institutional controls that
have been implemented at the site¹.
Although there are no current unacceptable
risks to human health or the environment
associated with CCB, institutional land use
controls (LUCs) are necessary to prohibit
future use of groundwater at the site.
Controls will include periodic inspection,
condition certification, and agency
notification.

WHY LAND USE CONTROLS ARE NEEDED

During the Solid Waste Management Unit (SWMU) Assessment for CCB, four Locations of Concern (LOCs) were identified. Soil, groundwater, and surface water samples were collected as part of Confirmatory Sampling (CS) activities in June 2004 and March 2005. The CS results

indicated chemicals of potential concern present in all media sampled at concentrations exceeding cleanup criteria. However, surface water is very limited in extent and is only present during periods of high precipitation, and it was recommended in the CS Report (CSR) that no further evaluation of surface water be conducted in the RFI. Three additional LOCs were identified during initial Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI) efforts. A soil investigation of all the LOCs resulted in No Further Action (NFA) determinations for all soils at CCB LOCs except for LOC 1 in December 2007. An Interim Measure (IM) was conducted in October 2009 to mitigate human health risks associated with polynuclear aromatic hydrocarbons (PAHs) and polychlorinated biphenyls (PCBs) at LOC 1, and NFA was recommended in the IM Report dated January 2010 and approved by Florida Department of Environmental Protection (FDEP) in February 2010. Groundwater is the only remaining medium of concern at CCB.

CCB LUCIP Rev. 1 04/13/2012

¹ This Interim LUCIP summarizes institutional controls regarding the NASA CCB site. For detailed information on the site, consult the CCB administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

SITE DESCRIPTION

SWMU 089 includes one primary building (K7-468) and several supporting structures supporting CCB and several buildings supporting Propellants North K7-367, K7-415, K7-416, and K7-417. CCB (K7-468) was constructed from 1963 to 1965. In 1967, the Petroleum, Oil, and Lubricant (POL) Flammables Storehouse (K7-417) and Operations Building (K7-416) were constructed. CCB converts liquid helium received in tankers to a low-pressure helium gas that is pumped to high-pressure compressors and stored in railcars, pipeline, and customer storage batteries. The site also controls and maintains high-pressure gaseous nitrogen that is supplied through an underground pipeline to various customers. During the 1980s, the storage tank for nitrogen was removed and replaced with a pipeline connecting to an off-site facility. In 1993, the Ammonia Boiler Refurbishment/ Test Building (K7-367) was constructed, and in 2005, the Cylinder Test and Fill Facility (K7-415) and retention pond were constructed. No record of spills were identified for the CCB area. The primary contaminants at CCB are trichloroethene (TCE) and degradation daughter products.

SITE LOCATION

SWMU 089 includes approximately 35 acres bordered by wooded areas to the north and east, open land including Crawlerway to the south, and Fluid Servicing Road and CCF to the west (Figure 1). SWMU 089 is found in Section 8, Township 22S, Range 37E, as shown on the 7.5-minute Orsino topographic quadrangle map. The groundwater use control area covered by this Interim LUCIP is shown on Figure 2. Coordinates of the corners of the LUC area are provided on Figure 2 in the State Plane Coordinate System, North American Datum (NAD) 1983, Florida East, meters.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains volatile organic compounds (VOCs) at concentrations greater than FDEP Groundwater Cleanup Target Levels. The past, current, and projected future land use of CCB is industrial in nature. LUCs are required to prohibit the use of groundwater at the site until cleanup levels are achieved. The current and projected land use of CCB does not include the use of site groundwater; therefore, there is no current or projected future exposure risk.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

DECISION DOCUMENT

The Kennedy Space Center (KSC)
Remediation Team determined that interim institutional controls should be implemented at CCB. The interim institutional controls are temporary while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between National Aeronautics and Space Administration (NASA), FDEP, and United States Environmental Protection Agency (EPA), effective February 23, 2001. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the CCB LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating and will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring at CCB.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at KSC that are not compliant with this Interim LUCIP.

MAINTENANCE

The Interim LUCIP shall remain in place until a land use change is implemented or the concerns managed by the Interim LUCIP are mitigated, or until there is a discovery, based on analytical evidence, that scenarios managed by the Interim LUCIP are no longer a concern.

FIGURE 1 LOCATION OF KENNEDY SPACE CENTER AND SWMU 89 SWMU 89 - CONVERTER COMPRESSOR BUILDING K7-0468, KENNEDY SPACE CENTER, FLORIDA

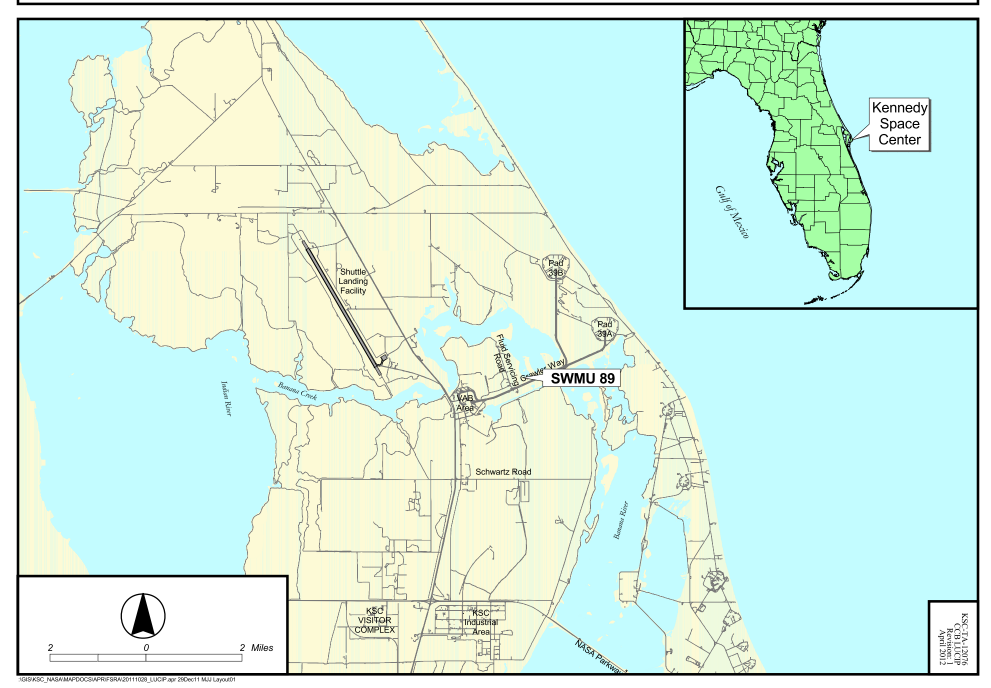
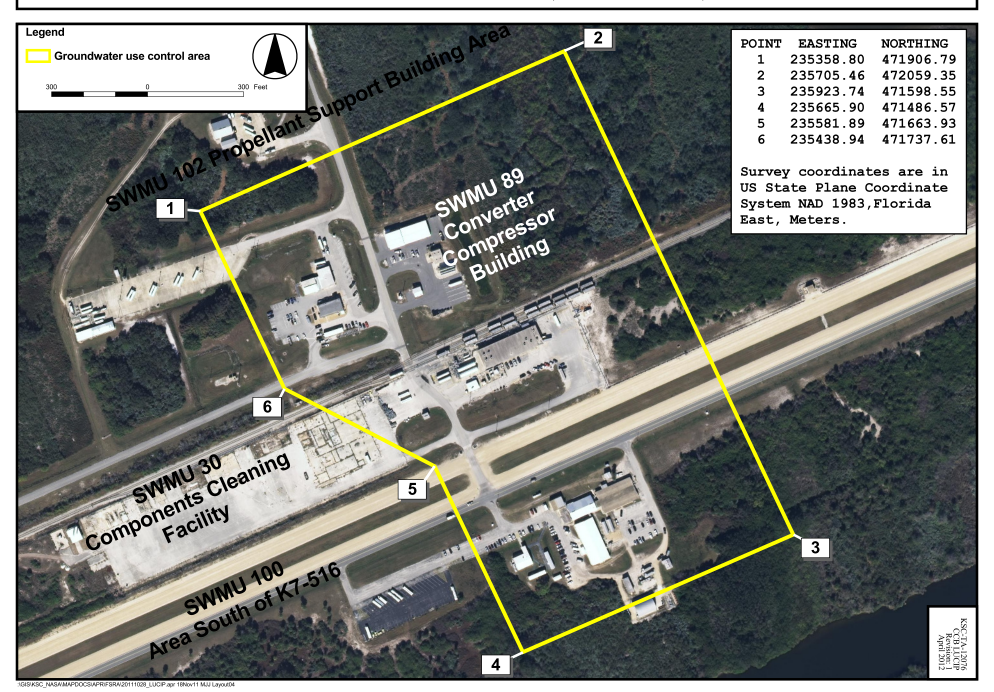


FIGURE 2 GROUNDWATER LAND USE CONTROL AREA SWMU 89 - CONVERTER COMPRESSOR BUILDING K7-0468. KENNEDY SPACE CENTER. FLORIDA



LUCIP-SWMU 090 KSC-TA-12050



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Hypergol Maintenance Facility North

Solid Waste Management Unit 090

CONTAMINANTS: Volatile Organic Compounds and 1,4-dioxane in Groundwater and

Polychlorinated Biphenyls in Soil

CONTROL: Prohibit Groundwater Use and Industrial/Residential Access to Soil

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control
Implementation Plan (LUCIP) has been
prepared to inform current and potential
future users of the Hypergol Maintenance
Facility North (HMFN) of institutional
controls that have been implemented at the
site¹. Although there are no current
unacceptable risks to human health or the
environment associated with HMFN,
institutional land use controls (LUCs) are
necessary to prohibit groundwater use and to
prohibit industrial/residential use/exposure to
soils at the site. Controls will include periodic
inspection, condition certification, and agency
notification.

WHY LAND USE CONTROLS ARE NEEDED

A human health risk assessment was completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chlorinated volatile organic compounds (CVOCs), including tetrachloroethene (PCE), trichloroethene

(TCE), cis-1,2-dichloroethene (cDCE), 1,1dichloroethene (1,1-DCE), 1,1-dichloroethane (1,1-DCA), and vinyl chloride (VC) exceed the Florida Department of Environmental Protection (FDEP) groundwater cleanup target levels (GCTLs) and were identified as a potential human health risk during the RFI. Post-RFI investigations have also documented the presence of 1,4-dioxane exceeding the GCTL. Soil polychlorinated biphenyl (PCB) concentrations were identified exceeding the FDEP residential and industrial soil cleanup target levels (SCTLs). These exceedances remain after interim measure (IM) excavation; however, a complete exposure pathway does not exist due to the presence of electrical transformers and their associated concrete slabs above the affected soils. LUCs are necessary to ensure that the transformer slabs remain unaltered.

SITE DESCRIPTION

The HMFN site is located in the Kennedy Space Center (KSC) industrial area and consists of six numbered structures that were constructed between 1963 and 1976. These include; HMFN Building (M7-961, also

¹ This Interim LUCIP summarizes institutional controls regarding the NASA HMFN. For detailed information on the site, consult the HMFN administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-SWMU 090 KSC-TA-12050

known as the HMP-North Building) and formerly, its associated trailers (TR1-469. TR1-717, TR1-615); the Boresight Control Building (M7-867); General Warehouse (M7-912) (formerly Clamshell #3 M7-864); Hazardous Waste Staging Area (M7-862): Weather Tower 506 (M7-913); and Ground Support Equipment Storage Building (M7-1011) and formerly, its adjacent trailers (TR1-469, TR1-585 and TRM-038). HMFN is a customer-operated hazardous processing facility. Previous operations included refurbishment disassembly/assembly, testing, encapsulation, propellant loading, and pressurization of fuel and oxidizer lines on the Space Shuttle Aft Orbital Maneuvering Subsystem Pods.

SITE LOCATION

The HMFN is located in the Industrial Area of KSC, at the intersection of G Avenue and Fifth Street Southeast. The facility is located in Section 4, Township 23 South, Range 37 East of the Orsino, Florida quadrangle map. The facility is bordered by undeveloped scrub pine and pine flatwoods to the north and east, coniferous/hardwood forest and upland scrub to the west, and developed industrial area to the south (Figure 1). The groundwater use control area covered by the Interim LUCIP is shown on Figure 2 and the soil control areas are shown on Figure 3. Coordinates of the corners of the groundwater LUC are provided on Figure 2 and of the soil LUCs are provided on Figure 3 in the US State Plane Coordinate System North American Datum (NAD) 1983,

meters, Florida East.

SITE CONTAMINATION AND CONTROL

The concentrations of CVOCs (PCE, TCE, cDCE, 1,1-DCE, 1,1-DCA, and VC) and 1,4dioxane in groundwater are above the FDEP's GCTLs. Concentrations of PCBs in soil are above FDEP residential and industrial SCTLs. Since groundwater exceeds GCTLs and soil exceeds residential and industrial SCTLs, LUCs prohibiting industrial/residential land use, the use of groundwater, and alteration of transformer pads which could result in exposure to soils, are required until the cleanup levels are achieved. The current and projected land use of the HMFN does not include the use of site groundwater or disturbance of transformer pads; therefore, there is no current or projected exposure risk.

DECISION DOCUMENT

The KSC Remediation Team determined that interim institutional controls should be implemented at HMFN. The interim institutional controls are temporary while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 090 KSC-TA-12050

the Memorandum of Agreement (MOA)² between the National Aeronautics and Space Administration (NASA) and the FDEP, effective February 23, 2001. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring at the site, and that the transformer pads are maintained; therefore, preventing potential exposure to soils beneath the pads.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

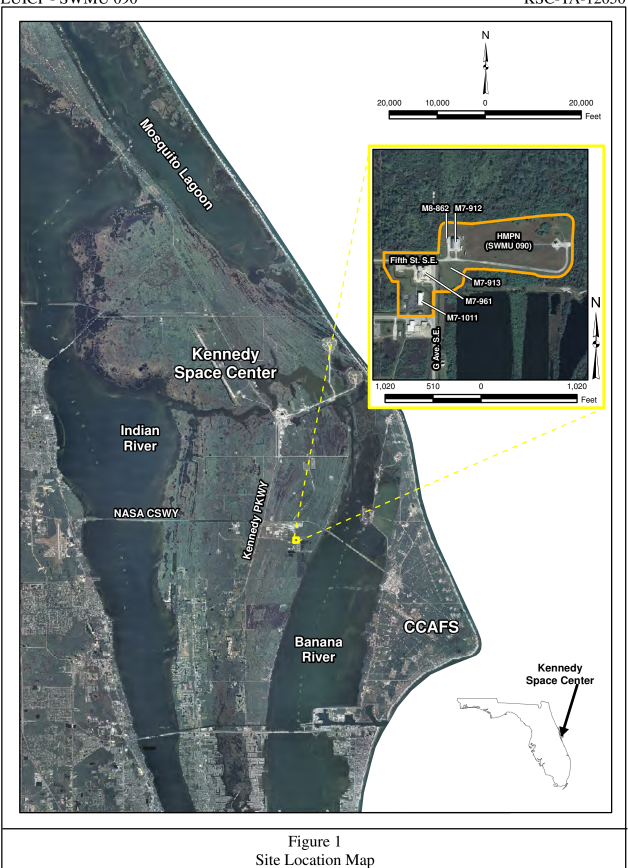
ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this Interim LUCIP.

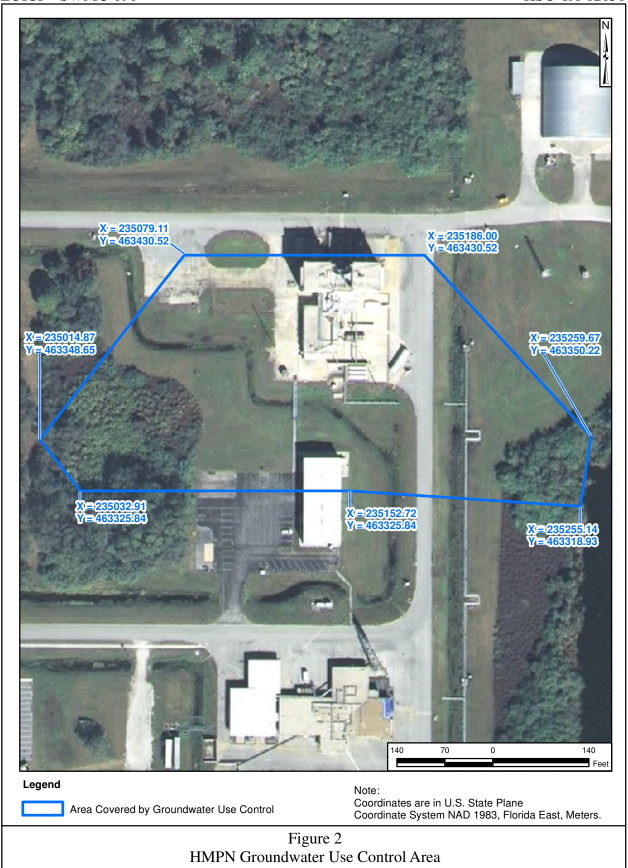
MAINTENANCE

The Interim LUCIP shall remain in place until the concerns managed by the Interim LUCIP are mitigated, or until there is a discovery, based upon analytical evidence, that scenarios managed by the Interim LUCIP are no longer a concern.

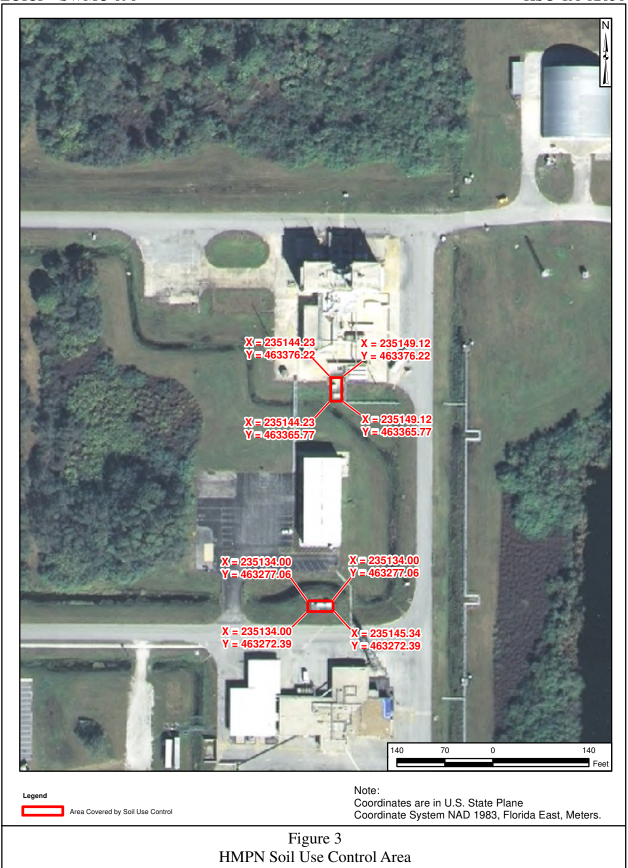
LUICP - SWMU 090 KSC-TA-12050



LUICP - SWMU 090 KSC-TA-12050



LUICP - SWMU 090 KSC-TA-12050



LUCIP-SWMU 091 KSC-TA-12188



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Launch Equipment Test Facility

Solid Waste Management Unit 091

CONTAMINANTS: Vinyl chloride in groundwater CONTROL: Prohibit groundwater use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Kennedy Space Center (KSC) Launch Equipment Test Facility (LETF) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health and the environment associated with the LETF, institutional Land Use Controls (LUCs) are necessary to prohibit the use of groundwater affected with vinyl chloride at the site. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

During the Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI), one chemical of concern (vinyl chloride) was identified above the Florida Department of Environmental Protection (FDEP) Groundwater Cleanup Target Level (GCTL) and was identified as a potential human health risk. An LUC was developed to ensure contact with the groundwater at the site is prohibited to prevent human health exposure.

SITE DESCRIPTION

The Supply, Shipping, and Receiving Warehouse (M7-504) was the first building constructed in this area between 1963 and 1964. In 1966, this building was incorporated into the Payload Support Building (M7-505). The area of investigation for the site included the LETF, eastern portion of Building M7-505, the Prototype Shop, and the Cryogenics building. A release from a former waste treatment tank, recorded on the western side of Building M7-505, is currently being managed under Solid Waste Management Unit (SWMU) 039. The eastern and southern portions of the site contain asphalt areas that have launch equipment testing structures. East of E Avenue S.E. and north of the Cryogenics building and Prototype Shop, there are mowed and maintained grassy areas.

LETF LUCIP Rev. 0 09/30/2012

¹ This LUCIP summarizes institutional controls regarding the NASA LETF. For detailed information on the Site, consult the LETF administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-SWMU 091 KSC-TA-12188

SITE LOCATION

The LETF is located south of the Operations and Checkout Building (M7-355) on the western side of E Avenue S.E. and north of Third Street S.E., in the southern portion of the KSC Industrial Area. The LETF is located in Section 19, Township 22S, Range 37E in the Orsino Quadrangle. The site is located on the eastern side of the Payload Support Building (M7-505) and encompasses the steel structures on the eastern side of the facility that are used for launch equipment testing (Figure 1).

The groundwater use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided on Figure 2 in the U.S. State Plane Coordinate System NAD 1983, meters, Florida East.

SITE CONTAMINATION AND CONTROL

Concentrations of vinyl chloride in groundwater are present at the LETF above the FDEP GCTL. The past, current, and projected land use of the LETF is industrial in nature and does not include the use of site groundwater. LUCs are, therefore, required to prohibit the use of groundwater at this site. Indoor air quality will be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-12187, is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to Center-wide implementation of periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 091 KSC-TA-12188

place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will include a review of current groundwater data to verify the LUC is still required at the site, and will verify that no groundwater use is occurring.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until the concerns managed by the LUCIP are mitigated, or until there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the FDEP and implemented by modification of the National Aeronautics and Space Administration's operating permit.

LETF SWMU 091 KSC-TA-12188



Legend



SWMU Location

Notes:
KSC - Kennedy Space Center
LETF - Launch Equipment Test Facility
LUCIP - Land Use Control Implementation Plan
NASA - National Aeronautics and Space Administration
SWMU - Solid Waste Management Unit

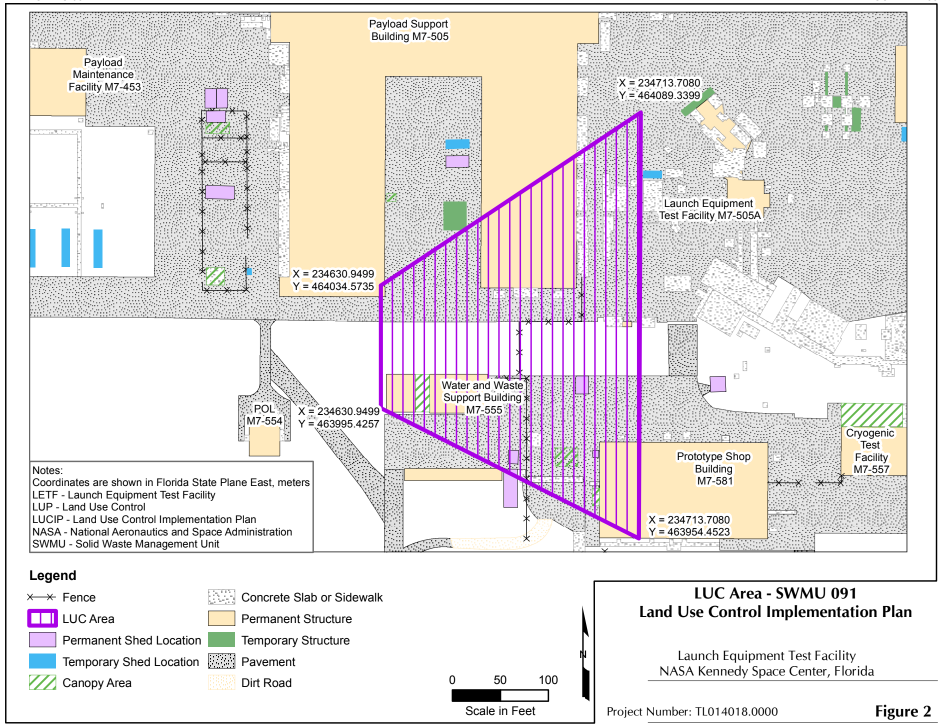
Site Location Map - SWMU 091 **Land Use Control Implementation Plan**

Launch Equipment Test Facility NASA Kennedy Space Center, Florida

Project Number: TL014018.0001

Figure 1

LETF SWMU 091 KSC-TA-12188



LUCIP – SWMU 92 KSC-TA-8128



LAND USE CONTROL IMPLEMENTATION PLAN



CENTRAL SUPPLY WAREHOUSE, SWMU 92 (FORMERLY PRL 121) NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Central Supply Warehouse

Solid Waste Management Unit No. 92

CONTAMINANTS: PCBs and PAHs in Soil

CONTROL: Prohibit Residential Land Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Central Supply Warehouse (CSW) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with institutional land use controls (LUCs) are necessary to prohibit potential future residential use of the site. Controls will periodic inspection, condition include certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

A Preliminary Risk Evaluation (PRE) was completed as part of a Resource Conservation and Recovery Act (RCRA) Confirmation Sampling (CS). Chemicals of concern identified for human health risk during the CS that exceeded Florida Department of Environmental Protection (FDEP) residential cleanup target levels were polychlorinated

biphenyls (PCBs) and polynuclear aromatic hydrocarbons (PAHs) in soil.

SITE DESCRIPTION

The CSW is a NASA-operated facility that is the main facility for the receiving, storage, and distribution operations for KSC. The facility comprises an area of approximately 18 acres and contains four numbered buildings, the CSW (M6-744), Supply Warehouse No. 1 (M6-744A), and two pump houses (M6-744A and M6-744B), as well as several other nonnumbered buildings. The CSW facility contains two electrical substations, railroad spurs, loading and unloading docks with hydraulic platform levelers, a ground vehicle weigh station, parking areas, outdoor storage areas, and a stormwater surface-grated drainage system. Construction of the CSW (M6-744) began in July 1963 and was completed in March 1966. Past and current operations at the CSW include material and equipment storage, container staging, loading and unloading trucks and rail cars, vehicle weighing, use of transformers containing PCBs, oil-based switches, fuel tank truck parking, and other miscellaneous trucking activities.

CSW LUCIP Rev. 1 08/10/2006

^{1.} This LUCIP summarizes institutional controls regarding the NASA KSC Central Supply Warehouse (CSW). For detailed information on the site, consult the CSW administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP – SWMU 92 KSC-TA-8128

SITE LOCATION

The CSW facility is located southwest of the intersection of C Avenue SE and Third Street SE in the KSC Industrial Area (Figure 1). The site is located within Section 5 of Township 23S, Range 37E which is in the Orsino Quadrangle. The soil use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

PCBs and PAHs were detected in soil above FDEP's residential soil cleanup target levels (SCTLs) but below FDEP's industrial SCTLs. The past, current, and projected future land use of the CSW is industrial in nature. LUCs are therefore required to prohibit residential use/exposure to soils.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-8127, is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Program Office. The inspection will verify that no residential use is occurring and that pavement in the specified area remains intact.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

^{2.} By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP – SWMU 92 KSC-TA-8128

REPORTING

KSC's Environmental Program Office will submit annual reports to EPA and FDEP certifying retention of the implemented LUCs.

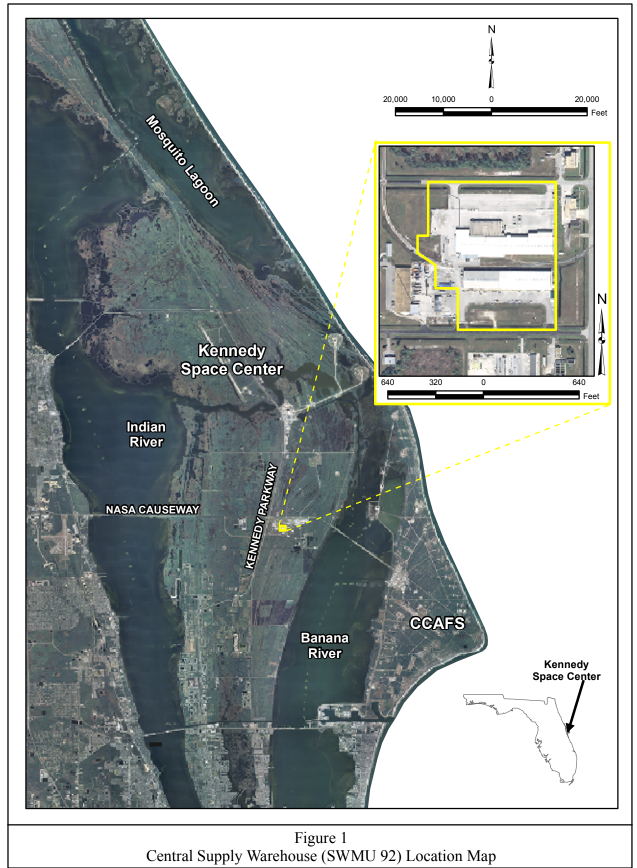
ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

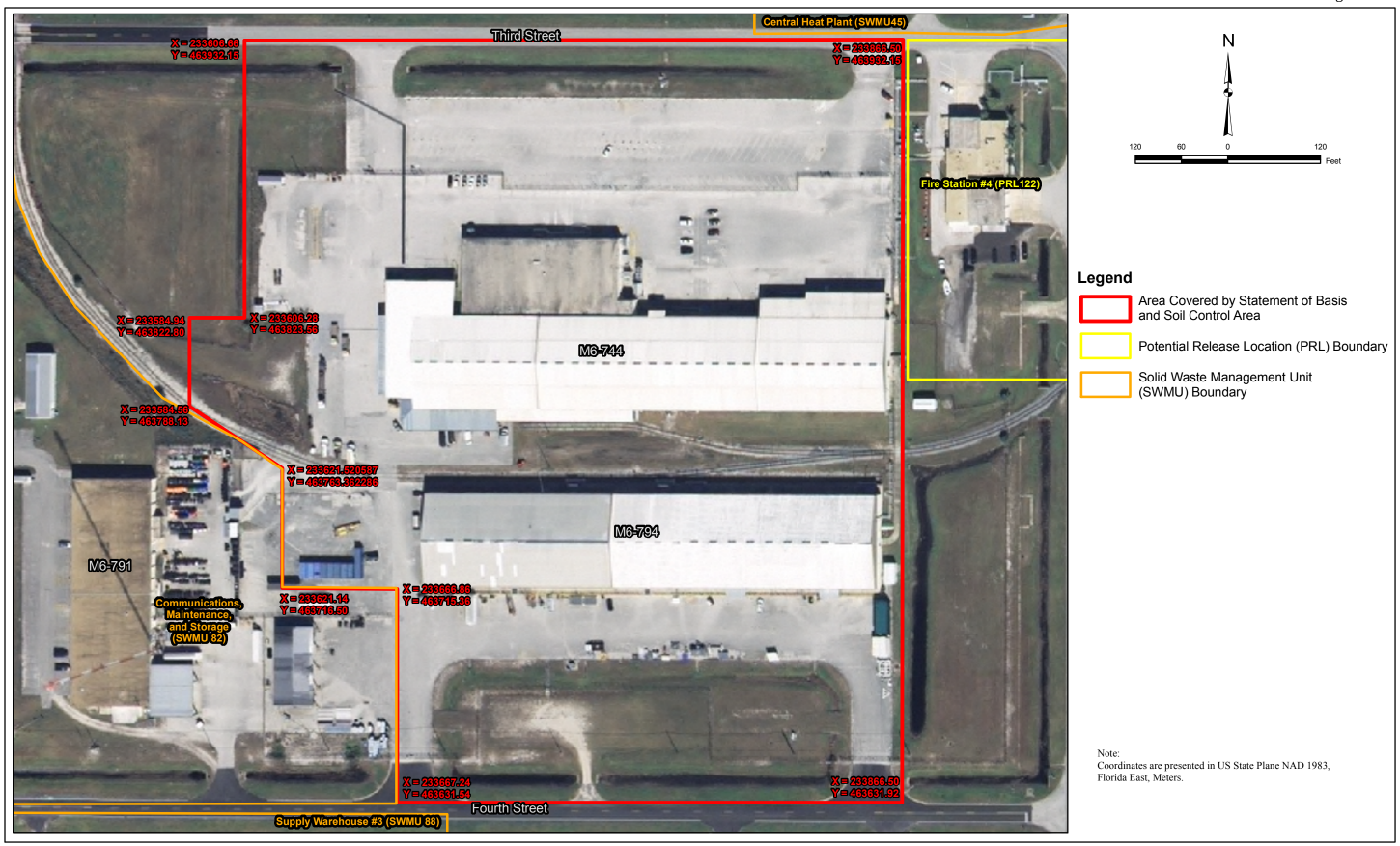
MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.

Revision: 1 August 2006



August 2006



FR0779/MXDs/Figure2_LUICP.mxd

LUCIP-PRL 129 KSC-TA-12113



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: CITGO Service Station

Potential Release Location 129

CONTAMINANTS: Benzene, total xylenes, MTBE, and naphthalene in groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the CITGO Service Station (CGO; the Site) of institutional controls that have been implemented at the Site¹. In 2011, the Site was rebranded to a Mobil Station. Although there are no current unacceptable risks to human health or the environment associated with the CGO, an institutional land use control (LUC) is necessary to prohibit groundwater use at the Site. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Four chemicals of concern (COCs; total xylenes, methyl tert-butyl ether [MTBE], and naphthalene) exceeded the Florida
Department of Environmental Protection
(FDEP) Groundwater Cleanup Target Levels
(GCTLs) and one COC (benzene) exceeded

the Natural Attenuation Default Concentration (NADC). The four COCs were identified as posing potential human health risks during a Petroleum Site Assessment.

SITE DESCRIPTION

The Site is currently developed with the Mobil Service Station (CGO; M6-0596) and a fuel canopy (M6-0596A). The CGO currently maintains one compartmentalized 22,000-gallon underground storage tank (UST) containing unleaded gasoline and diesel fuel, one 5,000-gallon ethanol aboveground storage tank, and the associated dispensers.

SITE LOCATION

The CGO is located in the Industrial Area of Kennedy Space Center (KSC), south of the Headquarters Building (M6-0399). The facility is located in Section 5, Township 23S, and Range 37E, in the Orsino Quadrangle. The facility is bordered by a vacant parcel to the north and east, by 3rd Street SE to the south, and by C Avenue SE to the west. (Figure 1). The groundwater use control area covered by the LUCIP is shown on Figure 2.

CGO LUCIP Rev. 0 06/15/2012

¹ This LUCIP summarizes institutional controls regarding the NASA CGO. For detailed information on the site, consult the CGO administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-PRL 129 KSC-TA-12113

Coordinates of the corners of the LUC are provided on Figure 2 in the U.S. State Plane Coordinate System NAD 1983, meters, Florida East.

SITE CONTAMINATION AND CONTROL

Concentrations of total xylenes, MTBE, and naphthalene are present in groundwater above the FDEP GCTLs but are less than the FDEP NADCs. The concentration of benzene in one monitoring well is above the NADC. Two pilot tests were performed at the Site prior to the installation of the compartmentalized UST in March 2010. In October 2008, an in-situ air sparge and vapor extraction system was installed. The results indicated that lithologic constraints hindered the remedial effectiveness of the system. In 2009, a chemical oxidation pilot study was conducted to determine the effectiveness of injecting RegenOx to reduce the remaining petroleum hydrocarbons at the Site. The results of the chemical oxidation pilot test indicated that the subsurface lithology limited the distribution of the oxidant; therefore this technology was not retained for further consideration. Based on the pilot test results and the lithologic constraints at the Site, a long-term monitoring (LTM) plan was recommended and approved for the Site. Since groundwater exceeds the FDEP GCTLs and NADCs, LUCs prohibiting the use of groundwater are required until the cleanup level is achieved. The current and projected land use of the CGO does not

include the use of site groundwater; therefore, there is no current or projected exposure risk.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the Site. The SB for the site, KSC document number KSC-TA-12114, is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-PRL 129 KSC-TA-12113

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring at the Site.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until the concerns managed by the LUCIP are mitigated, or until there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the FDEP and implemented by modification of NASA's operating permit.

CGO PRL 129 KSC-TA-12113



Legend



Notes:

CGO - CITGO Service Station

KSC - Kennedy Space Center

LUCIP - Land Use Control Implementation Plan

NASA - National Aeronautics and Space Administration

PRL - Potential Release Location VAB - Vehicle Assembly Building

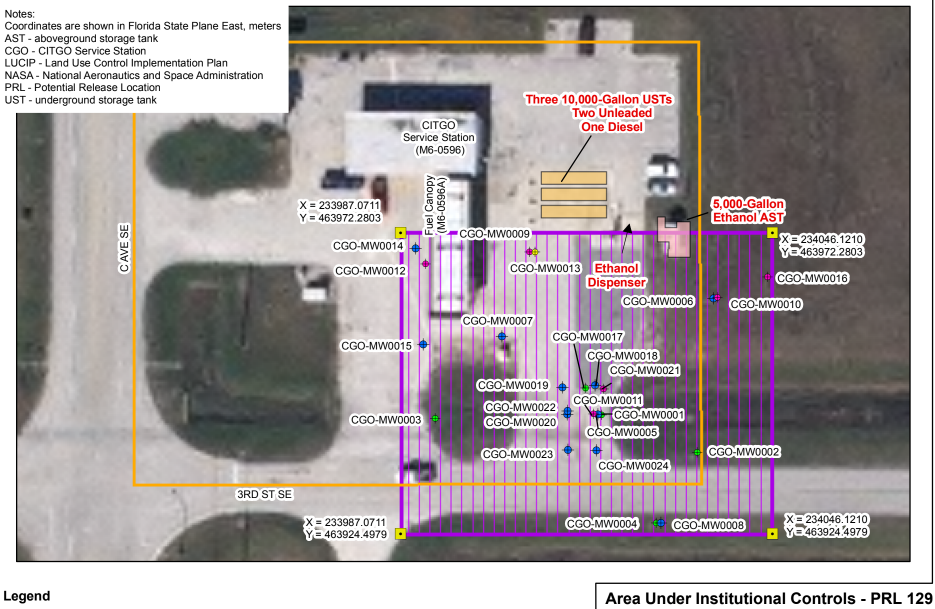
Project Number: TL014022.0000

Site Location Map - PRL 129 Land Use Control Implementation Plan

CITGO Service Station NASA Kennedy Space Center, Florida

Figure 1

CGO PRL 129 KSC-TA-12113



Monitoring Well Screened 2 to 12 ft bls AST

Monitoring Well Screened 20 to 30 ft bls UST

Monitoring Well Screened 30 to 40 ft bls PRL Boundary

Monitoring Well Screened 40 to 50 ft bls LUCIP Area

25 50 Scale in Feet

Land Use Control Implementation Plan

CITGO Service Station NASA Kennedy Space Center, Florida

Project Number: TL014022.0000

Figure 2

LUCIP-SWMU 095 KSC-TA-12049



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: GSA Seized Property

Solid Waste Management Unit 095

CONTAMINANTS: Volatile Organic Compounds in Groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the GSA Seized Property (GSSP) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with GSSP, an institutional land use control (LUC) is necessary to prohibit groundwater use at the site. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

A human health risk assessment was completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chlorinated volatile organic compounds (CVOCs), including trichloroethene (TCE), *cis*-1,2-dichloroethene (cDCE), and vinyl chloride (VC) exceeded the Florida Department of Environmental

Protection (FDEP) groundwater cleanup target levels (GCTLs) and were identified as a potential human health risk during the RFI.

SITE DESCRIPTION

The GSSP site is located in the KSC industrial area. It consists of an unpaved, fenced area, approximately six acres in size (M6-0880) containing one structure, which functions as an administrative trailer (TR3-0035). Formerly, various administrative trailers (TR3-0022, TR3-0029, TR3-0030 and TR3-0031) have occupied the site. Vehicles, seized by the U.S. Marshall's office, were stored at the site prior to auction. Minor maintenance was performed onsite.

SITE LOCATION

The GSSP is located in the Industrial Area of KSC, on the northeast corner of the intersection of Kennedy Parkway/State Road 3 and Fifth Street Southeast. The GSSP is located at Section 5 of Township 23S, Range 37E, on the United States Geological Survey's 7.5-minute Orsino topographic quadrangle map. The facility is bordered by

GSSP LUCIP Rev. 0 04/27/2012

¹ This Interim LUCIP summarizes institutional controls regarding the NASA GSSP. For detailed information on the site, consult the GSSP administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-SWMU 095 KSC-TA-12049

undeveloped scrub pine to the north, the Child Development Center to the east (M6-883), Fifth Street SE to the south, and Kennedy Parkway/State Road 3 to the west (Figure 1). The groundwater use control area covered by the Interim LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided on Figure 2 in the US State Plane Coordinate System NAD 1983, meters, Florida East.

SITE CONTAMINATION AND CONTROL

The concentrations of TCE, cDCE, and VC present in groundwater are greater than FDEP GCTLs. Since groundwater exceeds the GCTLs, LUCs prohibiting the use of groundwater are required until the cleanup level is achieved. The current and projected land use of the GSSP does not include the use of site groundwater; therefore, there is no current or projected exposure risk.

DECISION DOCUMENT

The Kennedy Space Center (KSC) Remediation Team determined that interim institutional controls should be implemented at GSSP. The interim institutional controls are temporary while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring at the site.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 095 KSC-TA-12049

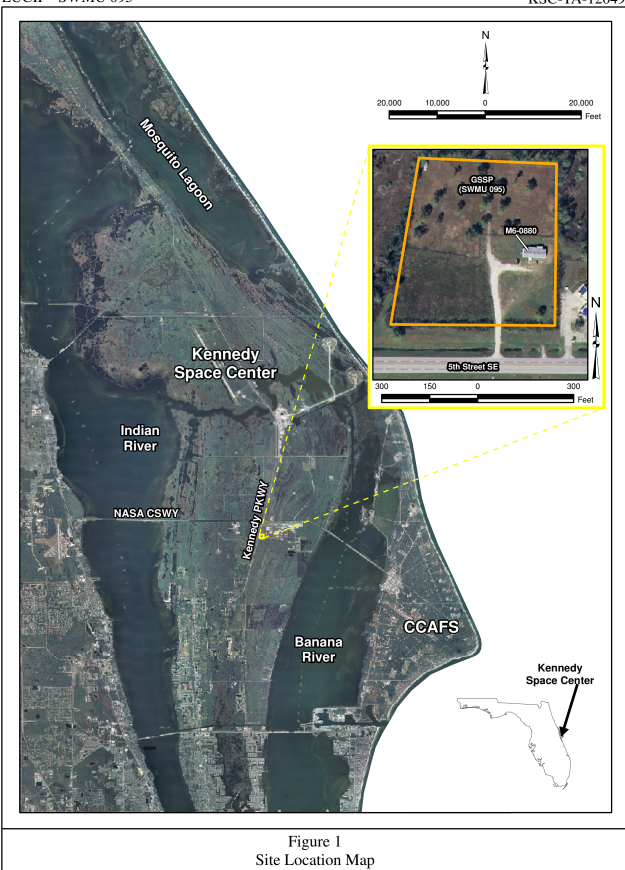
ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this Interim LUCIP.

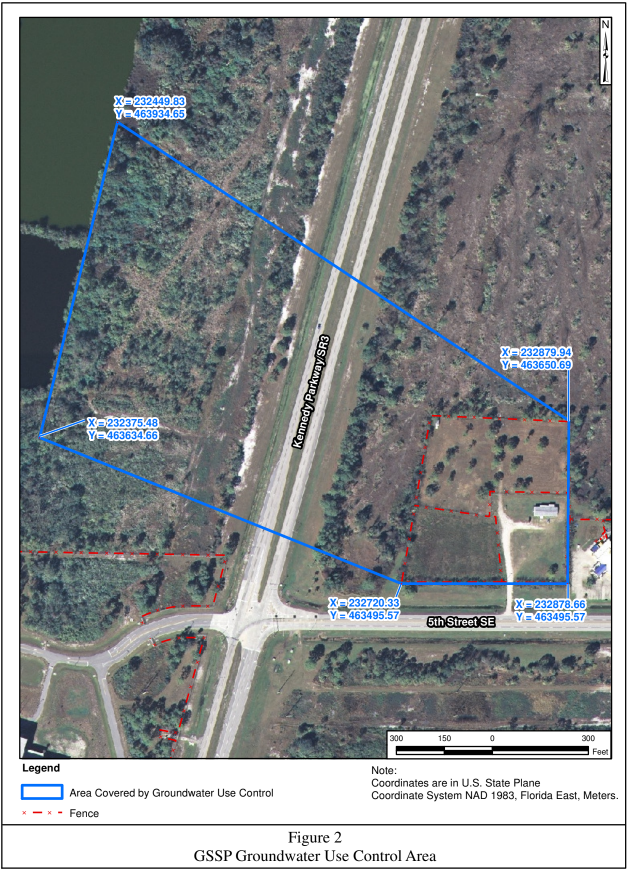
MAINTENANCE

The Interim LUCIP shall remain in place until the concerns managed by the Interim LUCIP are mitigated, or until there is a discovery, based upon analytical evidence, that scenarios managed by the Interim LUCIP are no longer a concern.

LUCIP - SWMU 095 KSC-TA-12049



LUCIP - SWMU 095 KSC-TA-12049



LUCIP – SWMU 96 KSC-TA-8621



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Orsino Power Substation

Solid Waste Management Unit No. 96

CONTAMINANTS: Barium, Copper, PCBs, and TPH in Soil

CONTROL: Prohibit Residential Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Orsino Power Substation of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the Orsino Power Substation, institutional land use controls (LUCs) are necessary to prohibit residential use of the site. Controls will include periodic inspection, condition certification and agency notification.

The proposed remedy for SWMU 96 includes implementation of soil LUCs. Soil contamination levels are below the Florida Department of Environmental Protection's (FDEP) industrial commercial soil cleanup target levels (SCTLs). Soils remaining in place will require a land use control to restrict the site to non-residential use only. Non-residential land use restrictions prohibit residential or residential-like uses, including but not limited to, any form of housing, child-care facilities, any kind of school including pre-schools, elementary schools, and

secondary schools, playgrounds, and adult convalescent and nursing care facilities.

WHY LAND USE CONTROLS ARE NEEDED

Soil and groundwater sampling were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern identified for human health risk during the RFI that exceeded FDEP and Environmental Protection Agency (EPA) cleanup target levels were barium, copper, polychlorinated biphenyls (PCBs) and Total Petroleum Hydrocarbons in soil.

SITE DESCRIPTION

The Orsino Power Substation is a NASA-operated facility that has been used to provide electrical power to the KSC Industrial Area since 1964. The facility comprises an area of approximately 3.5 acres and contains transformers, circuit breakers, power structures, sheds, a control building, and a Florida Power and Light (FP&L) substation. The facility is mostly fenced and is unpaved with crushed rock covering the ground surface

This LUCIP summarizes institutional controls regarding the NASA KSC Orsino Power Substation. For detailed information on the site, consult the Orsino Power Substation administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8411.

LUCIP – SWMU 96 KSC-TA-8621

within the fenced area. Past and current operations at the Orsino Power Substation include equipment storage, battery storage, and electrical power distribution.

SITE LOCATION

The Orsino Power Substation is located southeast of the intersection of Southeast 5th Street and C Avenue in the KSC Industrial Area (Figure 1). The site is located within Section 5 of Township 23S, Range 37E which is in the Orsino Quadrangle. The soil use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided in Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Barium, copper, PCBs, and TPH are present in soil above FDEP's residential SCTL but are less than FDEP's industrial SCTL. The past, current, and projected future land use of the Orsino Power Substation is industrial in nature. LUCs are therefore required to prohibit residential use/exposure to soils, including gravel.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-8620, is available

for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspection will verify that no residential use is occurring.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP – SWMU 96 KSC-TA-8621

REPORTING

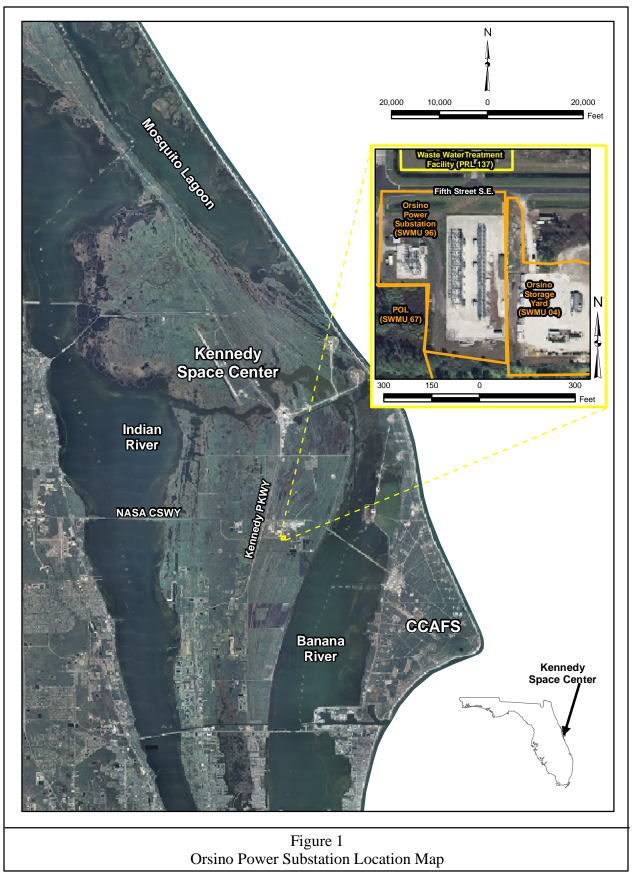
KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

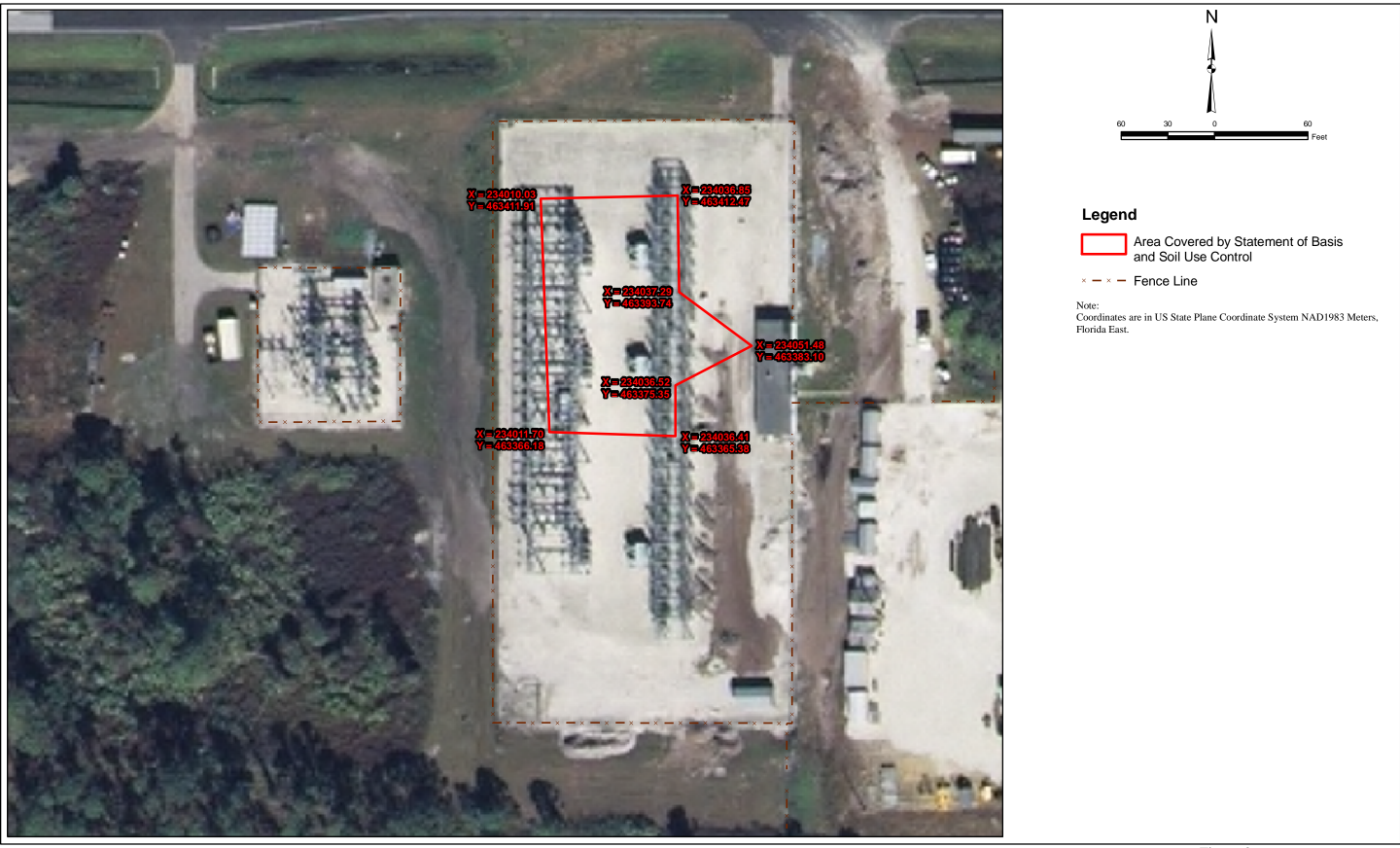
ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at KSC that are not compliant with this LUCIP

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.





LUCIP-SWMU 098 KSC-TA-11206



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Space Station Processing Facility

Solid Waste Management Unit 098

CONTAMINANTS: Ammonia in Groundwater CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Space Station Processing Facility (SSPF) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the SSPF, an institutional land use control (LUC) is necessary to prohibit groundwater use at the site. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

A human health risk assessment was completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). One chemical of concern (ammonia) exceeded the Florida Department of Environmental Protection (FDEP) cleanup target levels and was identified as a potential human health risk during the RFI.

SITE DESCRIPTION

The SSPF site contains the SSPF (M7-0360) Building, two Operations Support Buildings (M7-0361 and M7-0362), one Ammonia Vapor Containment Building (M7-0361A), and a Hazardous Waste Storage Area (M7-0360A). The SSPF has two loading docks and the southern and western sides are enclosed by a security fence. The SSPF serves as the primary facility at KSC for prelaunch/postlanding processing of space station elements, payloads and experiments.

SITE LOCATION

The SSPF is located in the Industrial Area of KSC, southeast of the intersection of NASA Parkway and E Avenue SE. The facility is bordered by 1st Street SE to the north, 2nd Street SE and the Engineering Development Laboratory (EDL) Facility (M7-0409) to the south, a parking area and H Avenue SE to the east and E Avenue SE and the Operations and Checkout (O&C) Building (M7-0355) to the west (Figure 1). The groundwater use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the

SSPF LUCIP Rev. 0 05/21/2010

¹ This LUCIP summarizes institutional controls regarding the NASA SSPF. For detailed information on the site, consult the SSPF administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-SWMU 098 KSC-TA-11206

LUC are provided on Figure 2 in the US State Plane Coordinate System NAD 1983, meters, Florida East.

SITE CONTAMINATION AND CONTROL

The concentration of ammonia present in groundwater is above the FDEP's Groundwater Cleanup Target Level (GCTL) but is less than the FDEP Natural Attenuation Default Concentration. Since groundwater exceeds the KSC site-specific ammonia background screening value, LUCs prohibiting the use of groundwater are required until the cleanup level is achieved. The current and project land use of the SSPF does not include the use of site groundwater; therefore, there is no current or projected exposure risk.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-11205, is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring at the site.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this LUCIP.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 098 KSC-TA-11206

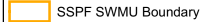
MAINTENANCE

The LUCIP shall remain in place until the concerns managed by the LUCIP are mitigated, or until there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the FDEP and implemented by modification of NASA's operating permit.

SSPF SWMU 098 KSC-TA-11206



Legend



KSC - Kennedy Space Center LUCIP - Land Use Control Implementation Plan

NASA - National Aeronautics and Space Administration SSPF - Space Station Processing Facility SWMU - Solid Waste Management Unit VAB - Vehicle Assembly Building

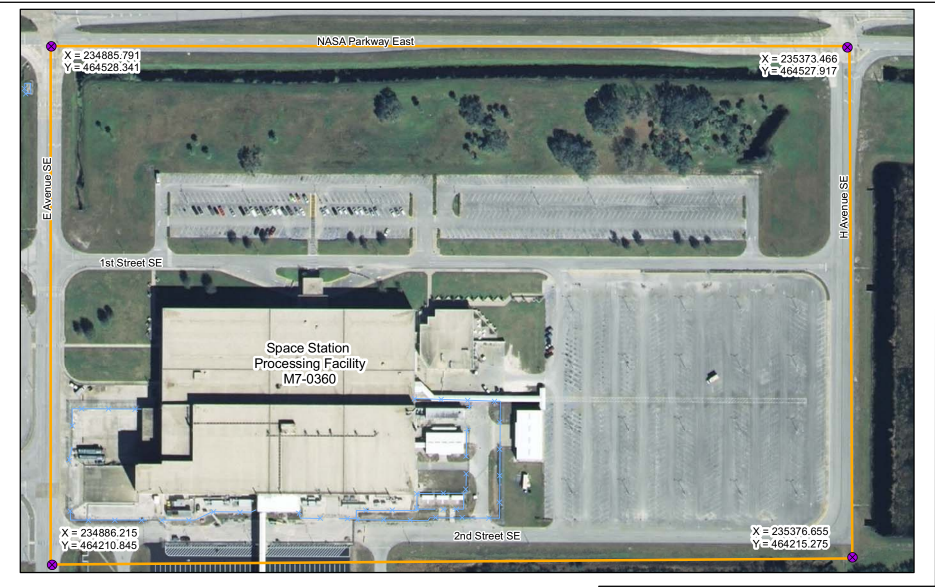
Site Location Map - SWMU 098 Land Use Control Implementation Plan

Space Station Processing Facility NASA Kennedy Space Center, Florida

Project Number: TL011302.0027

Figure 1

SSPF SWMU 098 KSC-TA-11206



Legend

SSPF SWMU Boundary

Fence

Notes:

Coordinates are shown in Florida State Plane East, meters LUCIP - Land Use Control Implementation Plan

NASA - National Aeronautics and Space Administration

SSPF - Space Station Processing Facility

SWMU - Solid Waste Management Unit

0 100 200

Scale in Feet Project Number: TL011302.0027

Area Under Institutional Controls - SWMU 098 Land Use Control Implementation Plan

Space Station Processing Facility NASA Kennedy Space Center, Florida

Figure 2

LUCIP-SWMU 099 KSC-TA-10371





LAND USE CONTROL IMPLEMENTATION PLAN

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Visitor Complex Maintenance Area

Solid Waste Management Unit 099

CONTAMINANTS: Total Benzo(a)Pyrene Equivalents (BaP TEQ) in Soil and

Isopropylbenzene in Groundwater

CONTROL: Prohibit Residential Soil and Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Visitor Complex Maintenance Area (VCMA) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the VCMA, institutional land use controls (LUCs) are necessary to prohibit residential soil and groundwater use at the site. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Human health and ecological risk assessments were completed as part of a Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI). Chemicals of concern identified for human health risk during the RFI that exceeded Florida Department of Environmental Protection (FDEP) and Environmental Protection Agency (EPA) cleanup target levels were Total Benzo(a)Pyrene Equivalents (BaP TEQ) in soil and isopropylbenzene in groundwater.

SITE DESCRIPTION

The VCMA is a NASA-subcontractor operated facility that was built to support the Visitor Complex. The VCMA consists of office, storage, and maintenance buildings and also has an open storage area on the western side of the site and bus wash and maintenance facilities on the northeast side. Past and current operations at the VCMA include equipment and material storage, equipment and fleet maintenance, and fleet fueling.

SITE LOCATION

The VCMA is located on NASA Parkway West between the KSC Industrial Area and U.S. 1. The site is bordered by wooded property to the north, the KSC Visitor Complex to the east, wooded property and retention ponds to the south, and wooded property to the west (Figure 1). The groundwater use control area covered by the LUCIP is shown on Figure 2. The soil use control areas are shown on Figures 3 and 4. Coordinates of the corners of the LUC are provided on Figure 2, Figure 3, and Figure 4 in the US State Plane Coordinate System NAD 1983, meters, Florida East.

VCMA LUCIP Rev. 0 07/27/2009

¹ This LUCIP summarizes institutional controls regarding the NASA VCMA. For detailed information on the site, consult the VCMA administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8411.

LUCIP-SWMU 099 KSC-TA-10371

SITE CONTAMINATION AND CONTROL

BaP TEQ are present in soil above FDEP's Residential Soil Cleanup Target Level (SCTL) but are less than FDEP's Industrial SCTL. The past, current, and projected future land use of the VCMA is industrial in nature. LUCs are therefore required to prohibit residential use/exposure to soils. In addition, isopropylbenzene in groundwater is present above FDEP's Groundwater Cleanup Target Level (GCTL) but less than the FDEP Natural Attenuation Default Concentration. Since groundwater exceeds the GCTL, LUCs prohibiting the use of groundwater are required until the GCTLs are achieved. The current and project land use of the VCMA does not include the use of site groundwater; therefore, there is no exposure or current risks.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-10370, is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8411.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their Resource Conservation and Recovery Act (RCRA) permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no residential use is occurring.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA, and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

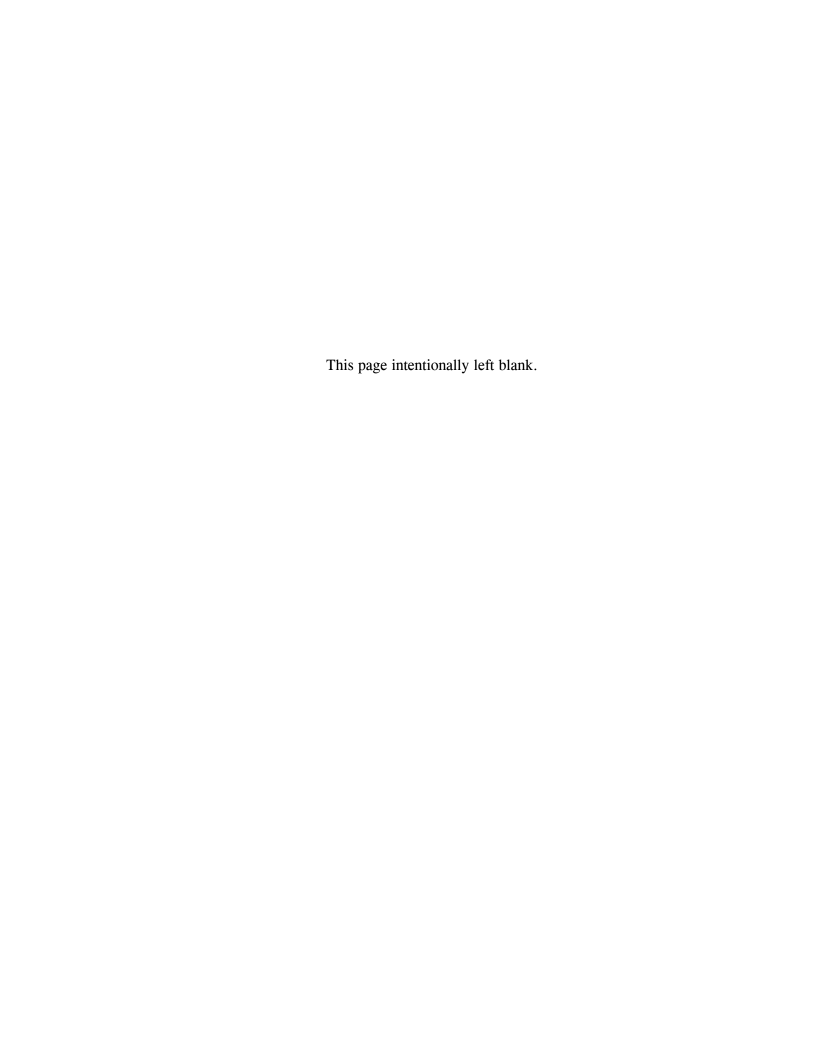
² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 099 KSC-TA-10371

the KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated, or until there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.





Legend



Site Boundary

Notes:

KSC - Kennedy Space Center LUCIP - Land Use Control Implementation Plan

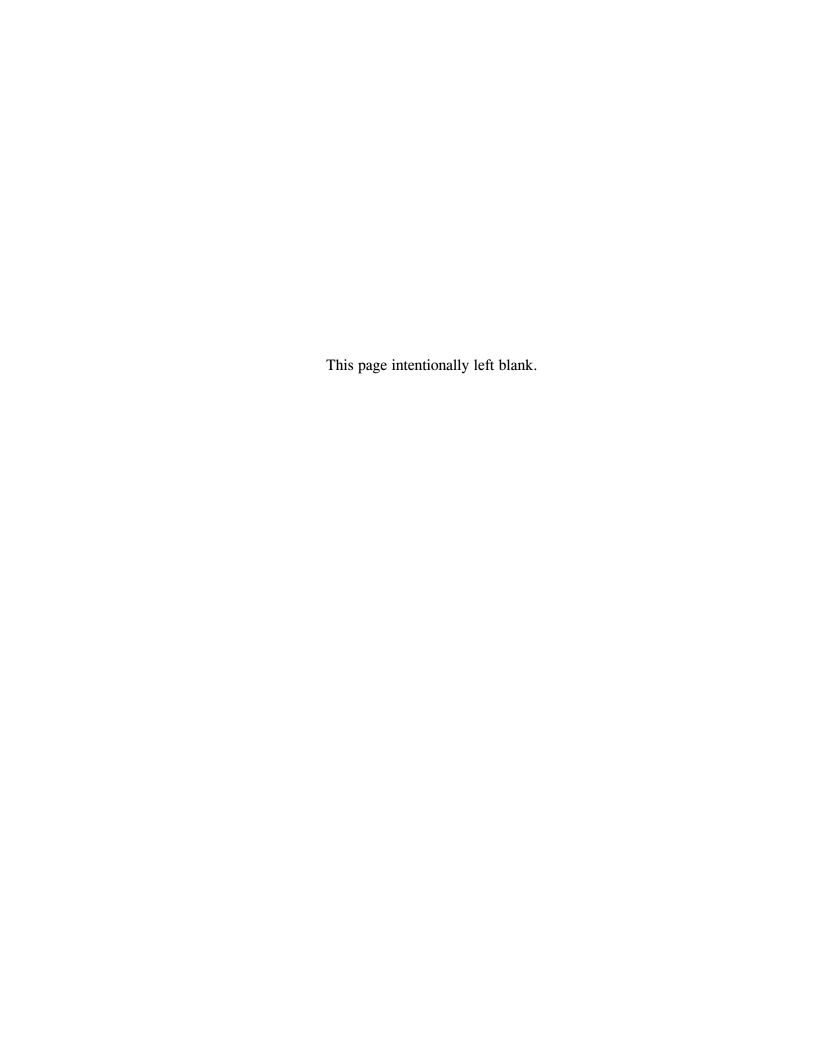
NASA - National Aeronautics and Space Administration VCMA - Visitor Complex Maintenance Area

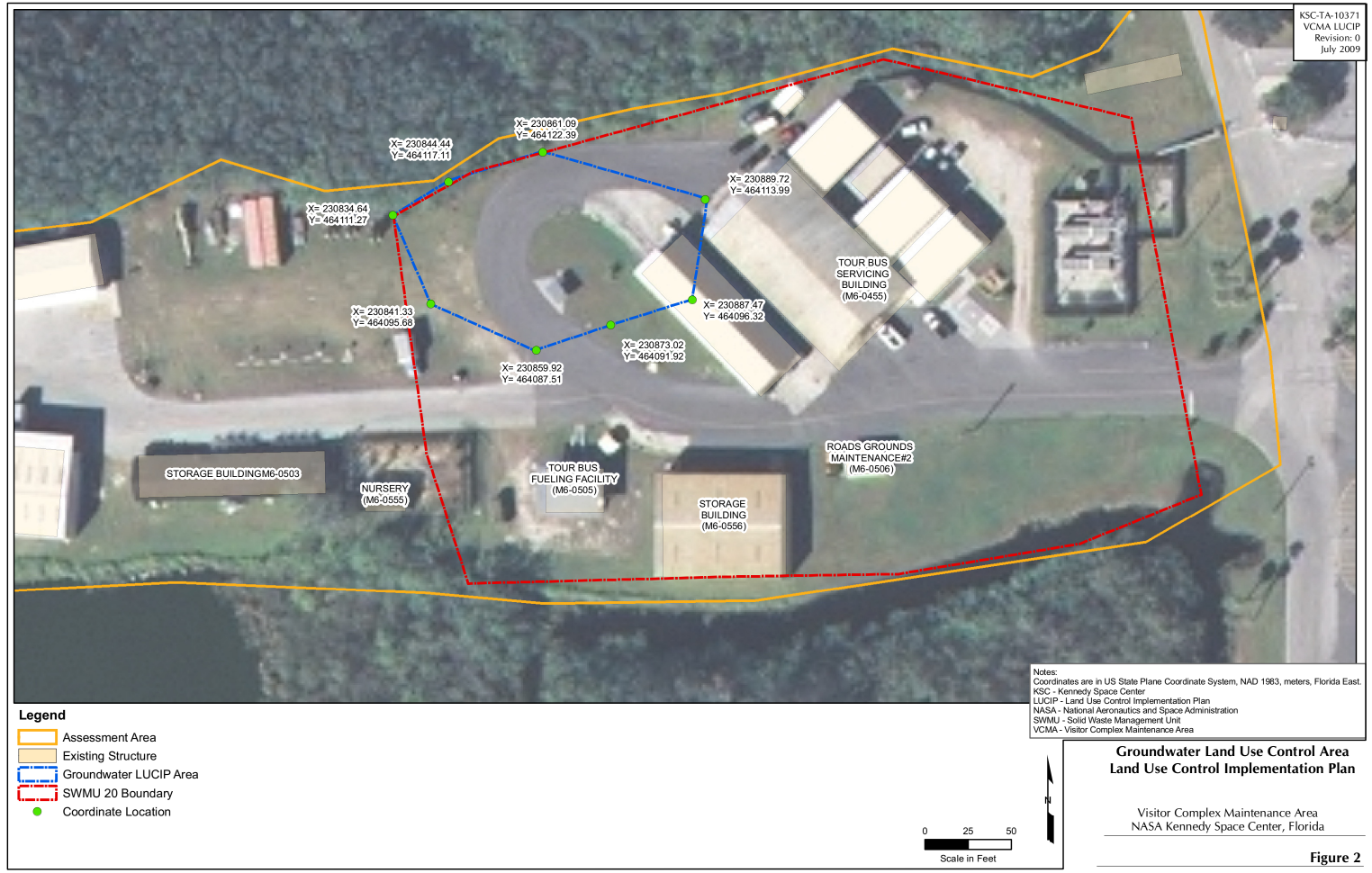
VAB - Vehicle Assembly Building

Site Location Map Land Use Control Implementation Plan

Visitor Complex Maintenance Area NASA Kennedy Space Center, Florida

Figure 1

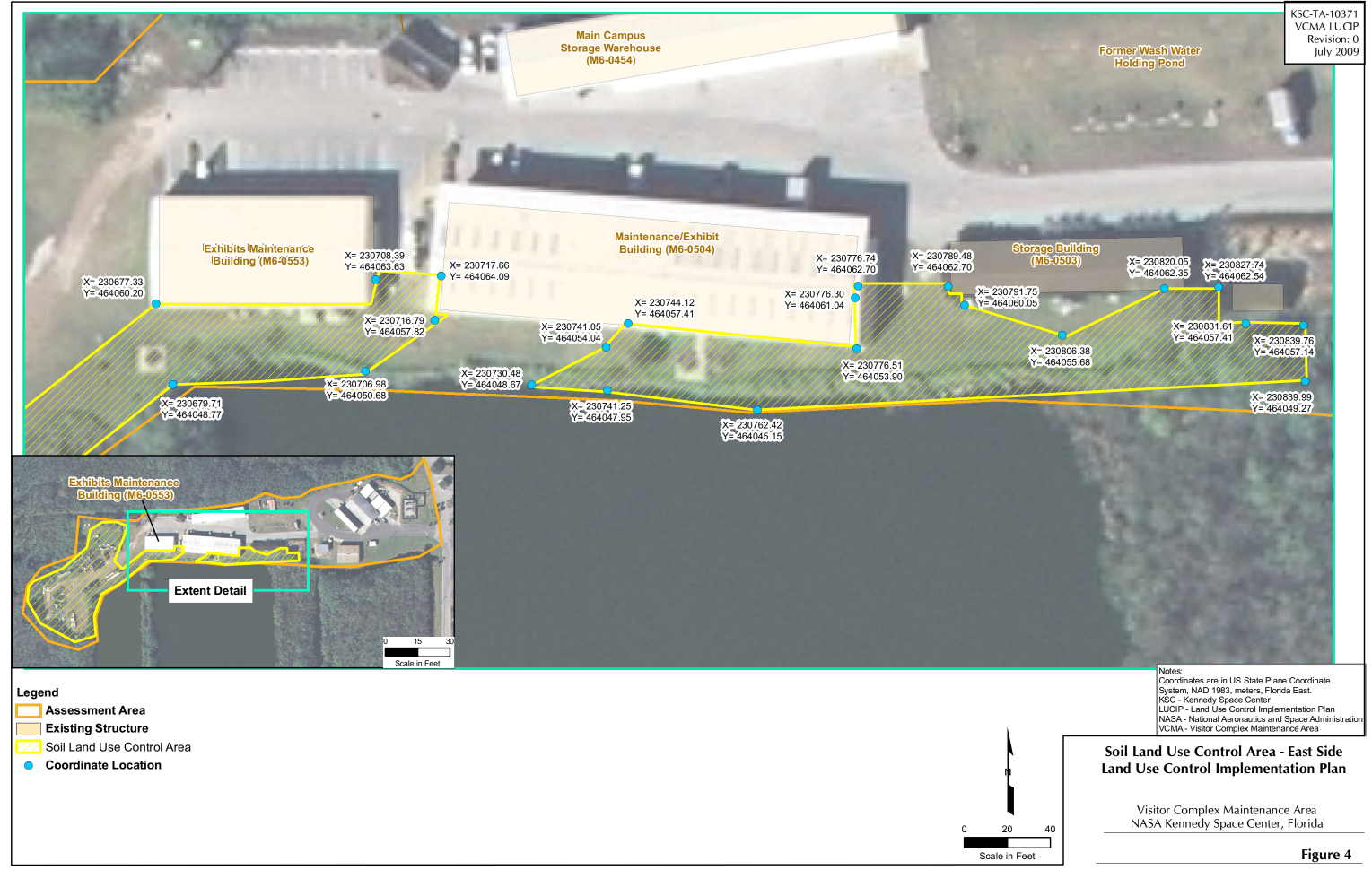














LUCIP-SWMU 100 KSC-TA-11978



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Area South of K7-516

Solid Waste Management Unit 100

CONTAMINANTS: Volatile Organic Compounds in Groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Area South of K7-516 (516S) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with 516S, institutional land use controls (LUCs) are necessary to prohibit the use of groundwater at the site and to prevent potential discharge of contaminated groundwater to adjacent surface water bodies that have been designated as Outstanding Florida Water (OFW). Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

During the SWMU Assessment for the Non-Destructive Evaluation Laboratory (NDEL), the parking area for Building K7-516 was identified as Location of Concern (LOC) 12. Soil and shallow groundwater samples were

collected as part of Confirmatory Sampling (CS) activities, and all results were less than regulatory criteria. No Further Action was approved for LOC 12 in the May 2004 CS Report. However, more recent investigations at the Components Cleaning Facility (CCF) identified groundwater contaminated with volatile organic compounds (VOCs) within the 516S area.

SITE DESCRIPTION

SWMU 100 is a parking area that was originally constructed in 1968 for KSC personnel working at the CCF. Wastewater from cleaning operations was discharged to ditches from 1964 to 1991. The wastewater from Building K7-516 was discharged to the southern drainage ditch (Figure 1). During the mid-1970s, the southern portion of the parking area was used for miscellaneous storage. From the mid-1990s to present, the area was used by Propellants North to store compressed gas tankers and demineralized water tankers. In 2002 and 2003, the Propellants North breathing air transfer system was located in the southwestern portion of the parking area. No record of spills were identified for the 516S

516S LUCIP Rev. 1 4/13/12

¹ This Interim LUCIP summarizes institutional controls regarding the NASA 516S site. For detailed information on the site, consult the 516S administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-SWMU 100 KSC-TA-11978

area. The primary contaminants at 516S are trichloroethene (TCE) and daughter products.

SITE LOCATION

516S includes a parking area and grassy and forested area located on the southern side of Crawler Way and east of the NDEL (Figure 1). 516S is found in Section 8, Township 22S, Range 37E, as shown on the 7.5-minute Orsino topographic quadrangle map. The groundwater use control area covered by the Interim LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided in Figure 2 in the State Plane Coordinate System NAD 1983, Florida East, meters.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs at concentrations greater than Florida Department of Environmental Protection (FDEP) Groundwater Cleanup Target Levels. The past, current, and projected future land use of 516S is industrial in nature. LUCs are therefore required to prohibit the use of groundwater at the site until cleanup levels are achieved. The current and projected land use of 516S does not include the use of site groundwater; therefore, there is no current or projected exposure risk.

DECISION DOCUMENT

The Kennedy Space Center (KSC)
Remediation Team determined that interim institutional controls should be implemented at 516S. The interim institutional controls are temporary while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their Resource Conservation and Recovery Act (RCRA) permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and Environmental Protection Agency (EPA), effective February 23, 2001. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 100 KSC-TA-11978

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating and will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at KSC that are not compliant with this Interim LUCIP.

MAINTENANCE

The Interim LUCIP shall remain in place until a land use change is implemented and the concerns managed by the Interim LUCIP are mitigated, or until there is a discovery, based on analytical evidence, that scenarios managed by the Interim LUCIP are no longer a concern.

FIGURE 1 LOCATION OF KENNEDY SPACE CENTER AND SWMU 100 SWMU 100 - AREA SOUTH OF K7-516, KENNEDY SPACE CENTER, FLORIDA

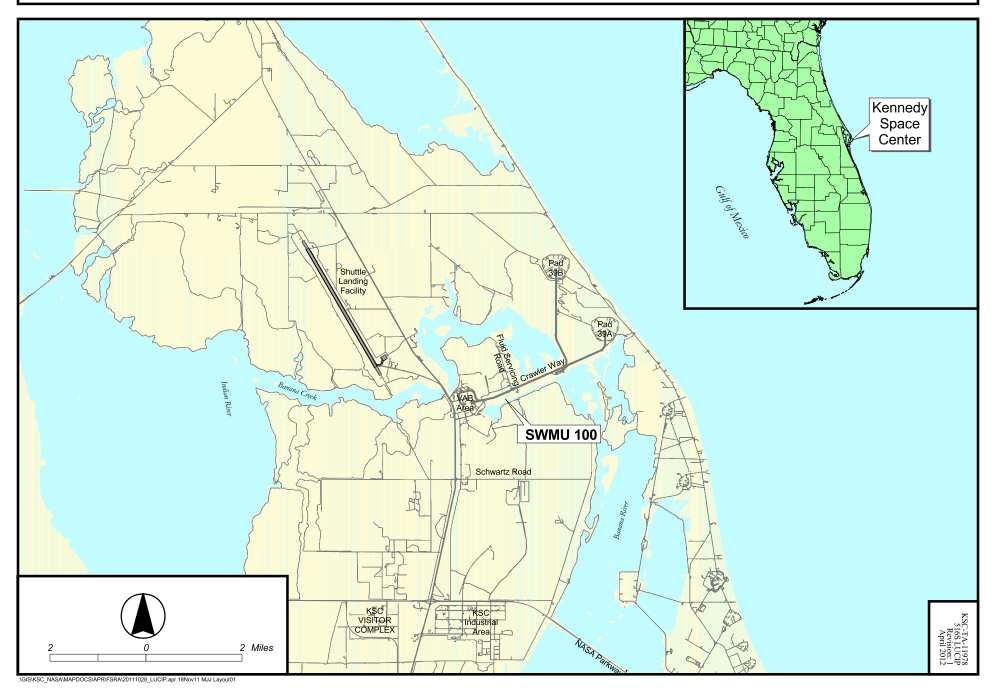
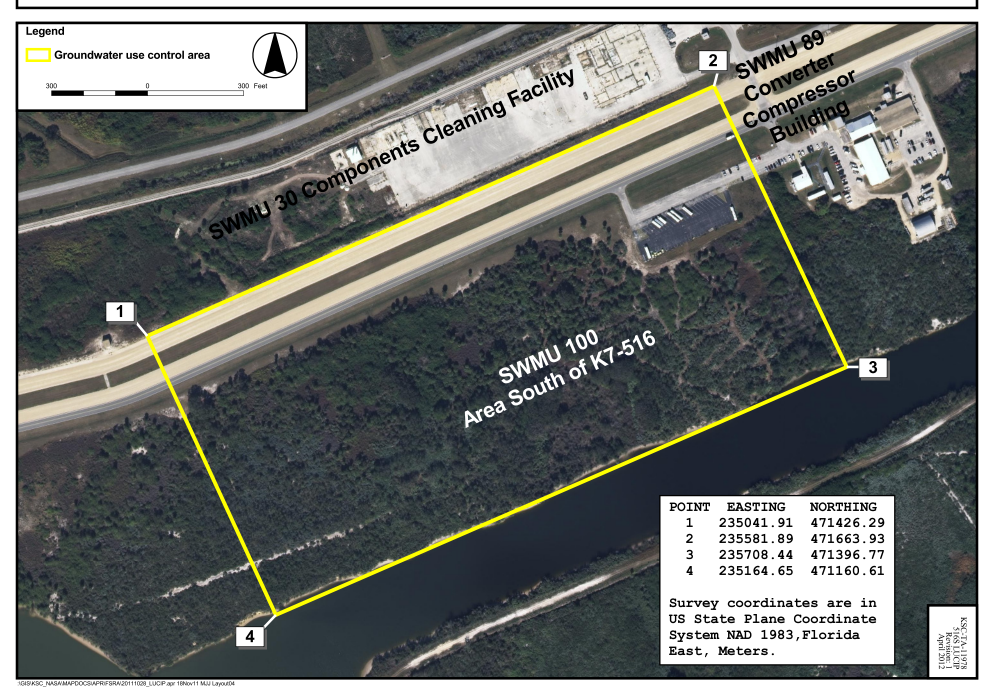


FIGURE 2 GROUNDWATER LAND USE CONTROL AREA SWMU 100 - AREA SOUTH OF K7-516, KENNEDY SPACE CENTER, FLORIDA



LUCIP-SWMU 102 KSC-TA-12075



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Propellants Support Building Area

Solid Waste Management Unit 102

CONTAMINANTS: Volatile Organic Compounds in Groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control
Implementation Plan (LUCIP) has been
prepared to inform current and potential
future users of the Propellants Support
Building Area (PSBA) of institutional
controls that have been implemented at the
site¹. Although there are no current
unacceptable risks to human health or the
environment associated with PSBA,
institutional land use controls (LUCs) are
necessary to prohibit future use of
groundwater at the site. Controls will include
periodic inspection, condition certification,
and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

The Solid Waste Management Unit (SWMU) Assessment for PSBA identified seven Locations of Concern (LOCs) including areas of known drum storage and potential equipment cleaning operations. Soil and groundwater samples were collected as part of Confirmatory Sampling (CS) activities conducted from October 2007 to April 2008, and all soil results were less than regulatory criteria. The CS Report (CSR) recommended No Further Action (NFA) for all LOCs except LOC 2 due to the presence of volatile organic compounds (VOCs) in groundwater. Florida Department of Environmental Protection (FDEP) approved the CSR in July 2008.

SITE DESCRIPTION

SWMU 102 is located along Fluid Servicing Road north of the Components Cleaning Facility (CCF) and the Converter Compressor Building (CCB), and consists of the Liquid Nitrogen Storage Area (K7-0314) (Figure 1). In 1967, K7-0314 was used for storage of drums that may have contained trichloroethene (TCE) and Freon. In 1996, K7-0314 was outfitted for storage and transfer of Halon and Freon R-21. K7-0314 is currently used for the storage and transfer of Halon, Freon R-21, liquid nitrogen, argon, ammonia, and ethylene glycol. No record of spills were identified for the PSBA area. The primary contaminants at PSBA are TCE and degradation daughter products.

PSBA LUCIP Rev. 1 04/13/2012

¹ This Interim LUCIP summarizes institutional controls regarding the NASA PSBA site. For detailed information on the site, consult the PSBA administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-SWMU 102 KSC-TA-12075

SITE LOCATION

PSBA includes paved areas and undeveloped portions classified as brushland and shrub areas. PSBA is found in Section 8, Township 22S, Range 37E, as shown on the 7.5-minute Orsino topographic quadrangle map. The groundwater use control area covered by this Interim LUCIP is shown on Figure 2. Coordinates of the comers of the LUC area are provided in Figure 2 in the State Plane Coordinate System, North American Datum (NAD) 1983, Florida East, meters.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs at concentrations greater than FDEP Groundwater Cleanup Target Levels. The past, current, and projected future land use of PSBA is industrial in nature. LUCs are required to prohibit the use of groundwater at the site until cleanup levels are achieved. The current and projected land use of PSBA does not include the use of site groundwater; therefore, there is no current or projected future exposure risk.

DECISION DOCUMENT

The Kennedy Space Center (KSC)
Remediation Team determined that interim

institutional controls should be implemented at PSBA. The interim institutional controls are temporary while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their Resource Conservation and Recovery Act (RCRA) permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between National Aeronautics and Space Administration (NASA), FDEP, and United States Environmental Protection Agency (EPA), effective February 23, 2001. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs for PSBA. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating and will be conducted by KSC's

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 102 KSC-TA-12075

Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring at PSBA.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at KSC that are not compliant with this Interim LUCIP.

MAINTENANCE

The Interim LUCIP shall remain in place until a land use change is implemented or the concerns managed by the Interim LUCIP are mitigated, or until there is a discovery, based on analytical evidence, that scenarios managed by the Interim LUCIP are no longer a concern.

FIGURE 1 LOCATION OF KENNEDY SPACE CENTER AND SWMU 102 SWMU 102 - PROPELLANT SUPPORT BUILDING AREA, KENNEDY SPACE CENTER, FLORIDA

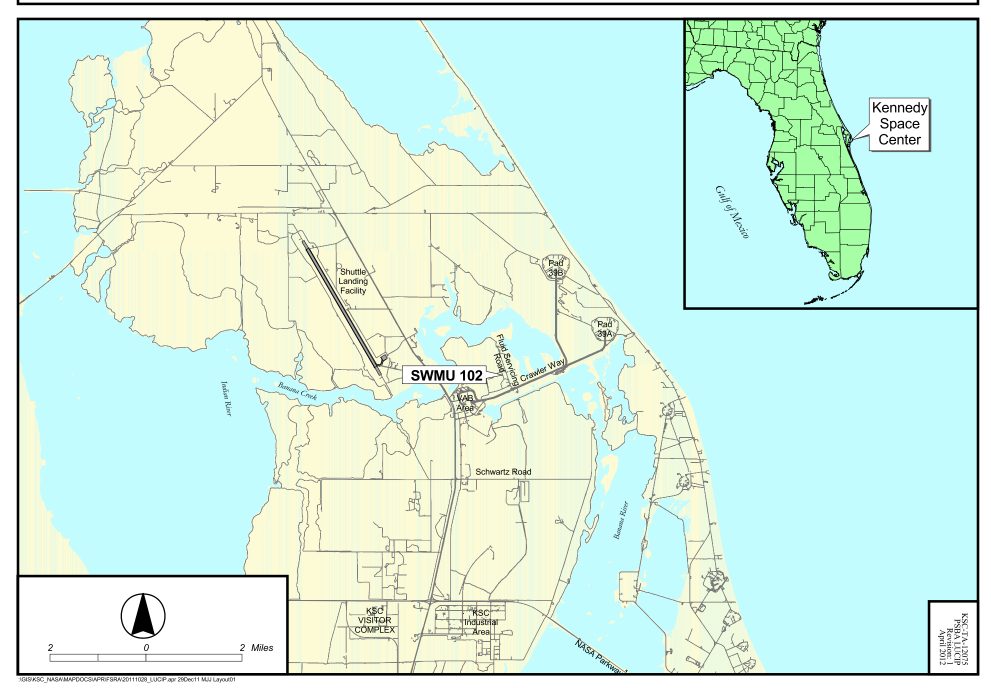
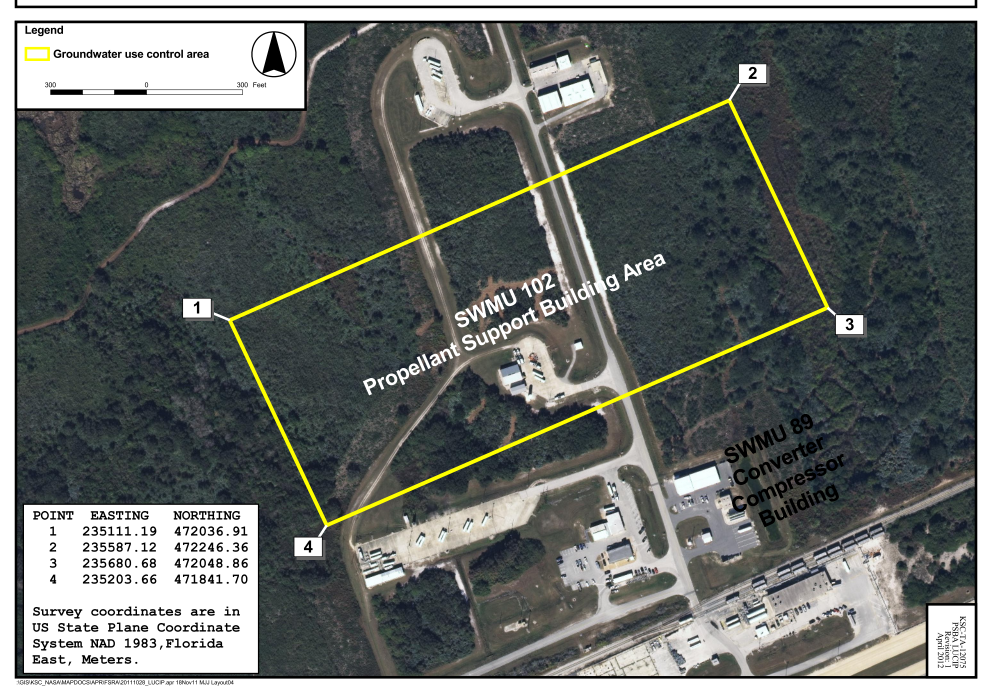


FIGURE 2 GROUNDWATER LAND USE CONTROL AREA SWMU 102 - PROPELLANT SUPPORT BUILDING AREA, KENNEDY SPACE CENTER, FLORIDA



LUCIP-SWMU 104 KSC-TA-12292



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: KSC Headquarters Building Area

Solid Waste Management Unit 104

CONTAMINANTS: Polychlorinated biphenyls in soil and concrete

CONTROL: Prevent contact with soil and concrete

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Kennedy Space Center (KSC) Headquarters Building Area (KHQA; "the Site") of institutional controls that have been implemented at the Site¹. Although there are no current unacceptable risks to human health or the environment associated with the KHOA, an institutional land use control (LUC) is necessary to prevent human health exposure to soil and concrete affected with polychlorinated biphenyls (PCBs) at the Site. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

One chemical of concern (COC; total PCBs) exceeded applicable Florida Department of Environmental Protection (FDEP) Soil Cleanup Target Levels (SCTLs) and Toxic

Substance Control Act (TSCA) screening criteria.

SITE DESCRIPTION

The Site currently consists of the KSC Headquarters Building (M6-0399), NASA Training Auditorium (M6-0351), Kennedy Learning Institute (M6-0570), Sewage Lift Station #1C (M7-0451), Helipad #7 (M6-0495A), asphalt parking areas, and mowed and maintained grassy areas. Several transformers are located throughout this area and were evaluated during Resource Conservation and Recovery Act (RCRA) Facility Investigation (RFI) activities.

SITE LOCATION

The Site is bordered by NASA Parkway to the north, D Avenue SE to the east, 3rd Street SE to the south, and C Avenue SE to the west. The Site is bisected by two east-west streets; 1st Street SE is located between NASA Parkway and the north side of the Headquarters Building and 2nd Street SE is located between the south side of the

KHQA LUCIP Rev. 0 10/30/2012

¹ This LUCIP summarizes institutional controls regarding the NASA KHQA. For detailed information on the Site, consult the KHQA administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-SWMU 104 KSC-TA-12292

Headquarters Building and the asphalt parking area (Figure 1).

The areas covered and the coordinates of the corners of the LUCIP in Location of Concern (LOC) 2D and LOC 2E are shown on Figure 2 and Figure 3, respectively. The coordinates are in the State Plane Coordinate System North American Datum (NAD) 1983, Florida East, meters

SITE CONTAMINATION AND CONTROL

Concentrations of total PCBs present in soil and concrete above applicable SCTLs and TSCA screening criteria are present in the vicinity of LOC 2D and LOC 2E. Activities to encapsulate the concrete in LOC 2E and cap soil in LOC 2D were completed in January and February 2011; therefore, the potential human health risk has been minimized to the extent possible until scheduled maintenance is performed that would allow for access to the affected soils and concrete pad. Additionally, bollards equipped with chains and signs noting the potential human health risk have been installed in these areas.

DECISION DOCUMENT

The KSC Remediation team (KSCRT) determined that institutional controls should be implemented at KHQA. The institutional controls will remain effective until corrective measures can be implemented to remove the PCB-affected soil and concrete.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that the encapsulated concrete has not been affected by Site activities that would permit human health exposure and provide for inspection of the bollards and chains restricting access to these areas.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU 104 KSC-TA-12292

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until corrective measures are implemented, or until the scenarios managed by the LUCIP are no longer a concern.

KHQA SWMU 104 KSC-TA-12292





KHQA - KSC Headquarters Building Area KSC - Kennedy Space Center

LUCIP - Land Use Control Implementation Plan NASA - National Aeronautics and Space Administration

VAB - Vehicle Assembly Building

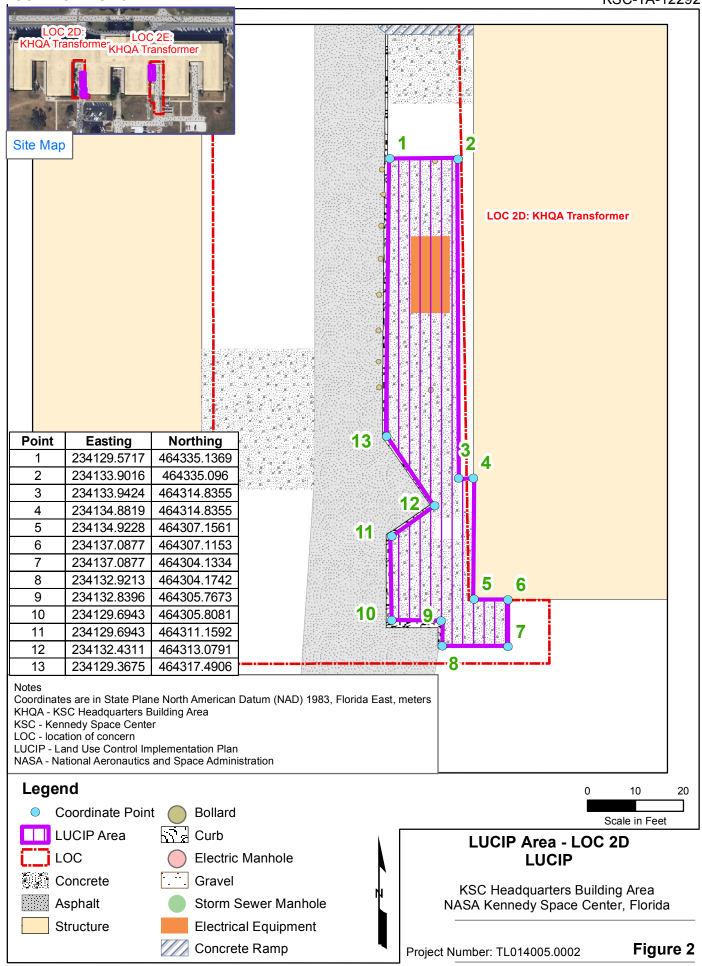
Site Location Map LUCIP

KSC Headquarters Building Area NASA Kennedy Space Center, Florida

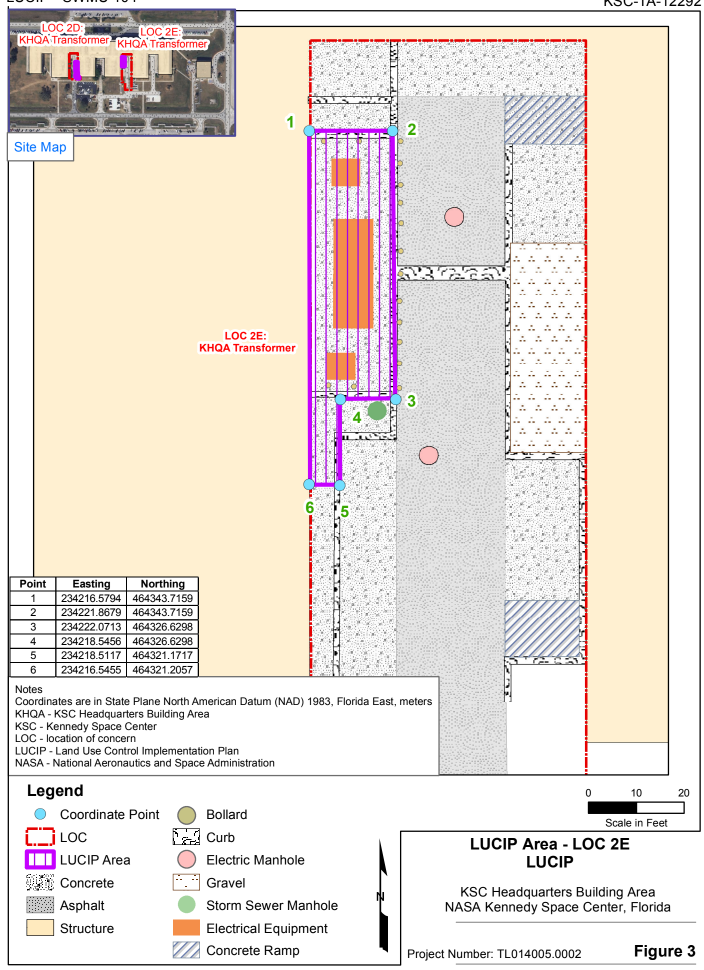
Project Number: TL014005.0002

Figure 1

LUCIP - SWMU 104 KSC-TA-12292



LUCIP - SWMU 104 KSC-TA-12292





LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Fire Station #6

Solid Waste Management Unit 106

CONTAMINANTS: Vinyl Chloride in Groundwater, Polychlorinated Biphenyls in Soil CONTROL: Prohibit Groundwater Use, Prevent Exposure to Soil Under Active

Transformer

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of Fire Station #6 (FS6; currently known as Fire Station No. 3) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with FS6, institutional land use controls (LUCs) are necessary to prohibit groundwater use at the site and to prevent exposure to soils under the site's active transformer pad. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Affected groundwater and soil were documented during the Confirmation Sampling and Resource Conservation and Recovery Act (RCRA) Facility Investigation activities at FS6. Vinyl chloride concentrations exceeding the Florida Department of Environmental Protection

(FDEP) Groundwater Cleanup Target Level (GCTL) were confirmed to the southeast of the groundwater storage tanks (J7-1387 and J7-1389). Additionally, a spill of transformer oil at the site was documented in 1991, and the soil underneath the active transformer (USS 1054) pad has concentrations of polychlorinated biphenyls (PCBs) above the FDEP Residential-Direct Exposure (R-) Soil Cleanup Target Level (SCTL). The current transformer pad is acting as a cap and preventing exposure to affected soils underneath the pad. Therefore, LUCs are required for groundwater and soil.

SITE DESCRIPTION

FS6 is located at Kennedy Space Center (KSC) and encompasses the facilities and associated structures along Pad B Road and includes 14 numbered structures and several unnumbered support structures. The numbered structures in the immediate LUC area include the following:

 SCAPE (Self-Contained Atmospheric Protective Ensemble) Building (J7-1338);

¹ This LUCIP summarizes institutional controls regarding the NASA FS6. For detailed information on the site, consult the FS6 administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

- Emergency Response Building (J7-1339);
- Industrial Water Pumping Station (J7-1388);
- Groundwater Storage Tanks (J7-1387 and J7-1389); and
- Hazardous Waste Staging Buildings/ Portables (J7-1388B and J7-1388C).

SITE LOCATION

FS6 is located along Pad B Road in Section 4 of Township 22S, Range 37E, on the United States Geological Survey's 7.5-minute False Cape quadrangle map and encompasses approximately 6 acres (Figure 1). The facility is bordered by the SCAPE Building (J7-1338) and Emergency Response Building (J7-1339) immediately to the north, Pad B Road to the west, and wooded areas to the south and east. The groundwater and soil LUC areas covered by the LUCIP are presented on Figure 2 and Figure 3, respectively. The coordinates of the corners of the LUCs provided on Figure 2 and Figure 3 are in the US State Plane Coordinate System NAD 1983, Florida East, meters.

SITE CONTAMINATION AND CONTROL

The concentration of vinyl chloride present in groundwater is above the FDEP GCTL, but is less than the FDEP Natural Attenuation Default Concentration. Since vinyl chloride in groundwater exceeds the FDEP GCTL, a LUC prohibiting the use of groundwater is required until the cleanup level is achieved.

The current and projected land use of FS6 does not include the use of site groundwater; therefore, there is no current or projected exposure risk.

The concentrations of PCBs in soil are above the FDEP R-SCTL. The past, current and projected future land use of FS6 is industrial in nature. Therefore, a LUC is required to maintain the integrity of the transformer pad to prevent contact with affected soil.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the site. The SB for this site is available for review by contacting the KSC Environmental Assurance Branch at telephone number 321-867-8402.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs

reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use or integrity issues associated with the transformer pad could result in contact with the affected soil is occurring at the site.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this LUCIP.

MAINTENANCE

They shall remain in place until the concerns managed by the LUCIP are mitigated, or until there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern.



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Launch Complex 39 Observation Gantry (390G)

Solid Waste Management Unit (SWMU) 107

CONTAMINANTS: Vinyl Chloride in Groundwater CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Kennedy Space Center (KSC) Launch Complex 39 (LC39) Observation Gantry (39OG; "the Site") of institutional controls that have been implemented at the Site. 1 Although there are no current unacceptable risks to human health or the environment from groundwater associated with the 39OG, an institutional land use control (LUC) is necessary to prevent potential human health exposure to groundwater contaminated by vinyl chloride in the interim until the cleanup objective is attained. The controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Concentrations of vinyl chloride were detected at levels that exceeded the Florida

Department of Environmental Protection (FDEP) Groundwater Cleanup Target Level (GCTL).

SITE DESCRIPTION

The LC39 tour complex was constructed between 1998 and 1999. The area included in the Visitor Center Tour is enclosed by a 6-foot chain-link fence with two powered gates that provide access to the tour bus loop, one security-controlled gate that provides access to employees from the employee parking area located at the northeast section of the facility, and a locked gate behind the LC39 Tour Stop Exhibit Building that provides access to the air conditioning units located in a separate enclosure behind the facility.

The Site is currently developed with six numbered structures: LC39 Observation Gantry Exhibit Building (K7-0140); Guard House (K7-0140A); LC39 Observation Tower (K7-0141); LC39 Tour Stop Concession Building (K7-0142); Security Boathouse (K7-0287); and Marine Patrol Storage Building (K7-0288).

39OG LUCIP Rev. 1

¹ This Interim LUCIP summarizes institutional controls regarding the NASA 390G. For detailed information on the Site, consult the 390G administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-6971

In addition to the numbered facilities, an unnumbered storage shed is located east of the LC39 Tour Stop Concession Building. Tour buses use the area east of the Security Boathouse as a staging area while waiting for visitors to return to the bus-loading area. The area located northeast of the Observation Gantry is used for vehicle and equipment parking.

SITE LOCATION

39OG is located within Section 9 of Township 22 South, Range 37 East, which is in the Orsino, Florida Quadrangle. The 39OG Area is shown on Figure 1. Coordinates of the corners of the groundwater use control area covered by this Interim LUCIP are provided on Figure 2 in the State Plane Coordinate System (North American Datum 1983 meters, Florida East).

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains vinyl chloride at concentrations greater than FDEP GCTLs. The past, current, and projected future land use of 39OG is industrial in nature. LUCs are required to prohibit the use of groundwater at the site until cleanup levels are achieved. The current and projected land use of 39OG does not include the use of site groundwater; therefore, there is no current or projected future exposure risk. Potential indoor air quality issues shall be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

The KSC Remediation Team determined that institutional controls should be implemented at 39OG. The interim institutional controls are temporary while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their Resource Conservation and Recovery Act permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Upon approval of this Interim LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections will be conducted by KSC's Environmental Assurance Branch to confirm that the LUCs specified herein are in

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs

place and operating. The inspections will verify that no groundwater use is occurring.

REPORTING

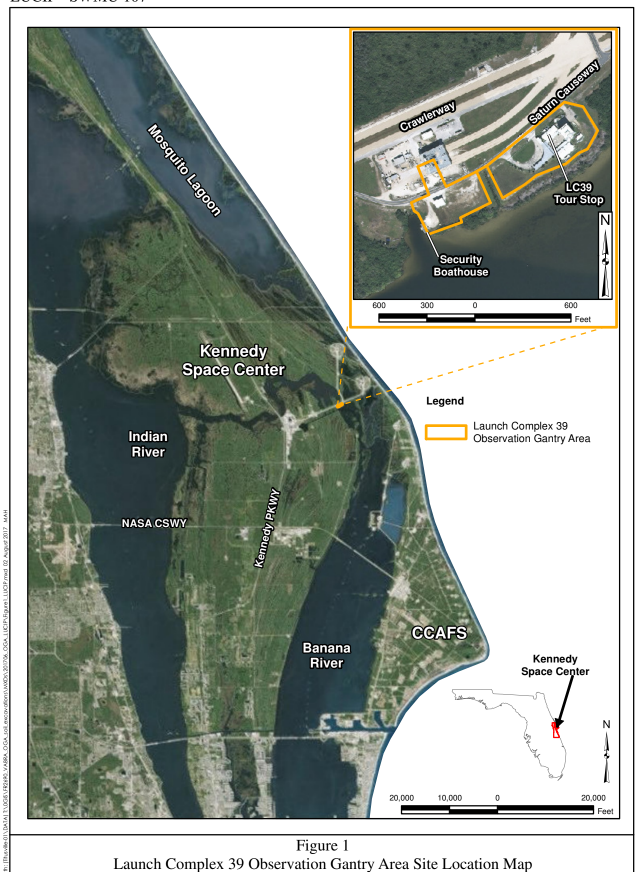
KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the LUCs.

ENFORCEMENT

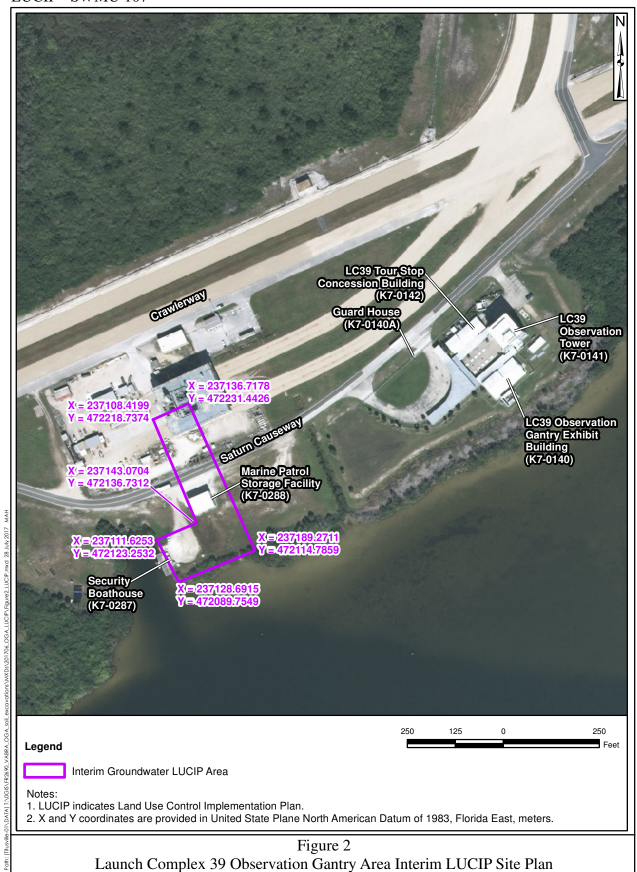
KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this Interim LUCIP.

MAINTENANCE

The Interim LUCIP shall remain in place until a land use change is implemented or the concerns managed by the Interim LUCIP are mitigated based on analytical evidence indicating that the scenarios managed by the LUCIP are no longer a concern.



² 39OG LUCIP Rev. 1 4 11/20/2017



390G LUCIP Rev. 1 5 11/20/2017

LUCIP-SWMU 108 KSC-TA-12111



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Mission Support Building Area

Solid Waste Management Unit 108

CONTAMINANTS: Vinyl chloride in groundwater CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Mission Support Building Area (MSBA) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with the MSBA, an institutional land use control (LUC) is necessary to prohibit groundwater use at the site. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

One chemical of concern (COC; vinyl chloride) exceeded the Florida Department of Environmental Protection (FDEP)
Groundwater Cleanup Target Levels (GCTL).
The COC was identified as posing potential human health risk during the Resource
Conservation and Recovery Act (RCRA)
Facility Investigation (RFI).

SITE DESCRIPTION

The Site is currently developed with the Back-Up Generator Building (K6-1248) and the Operations Support Building II (OSBII; K6-1249), and Mission Support Building (MSB; K6-1298). The site contains parking areas that are shared by the MSB and OSBII along with a large grass field located east of the OSBII.

SITE LOCATION

The MSBA is located in the Vehicle Assembly Building (VAB) area of Kennedy Space Center (KSC). The facility is bordered by Saturn Causeway to the north; the Press Site to the east; wooded property to the south; and the Former Fire Station #2 (K6-1198), Back-Up Generator Building (K6-1248), and Utility Road to the west (Figure 1). The MSBA is located in Section 18, Township 23S, and Range 37E in the Orsino Quadrangle. The groundwater use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided on Figure 2 in the US State Plane

MSBA LUCIP Rev. 0 06/15/2012

¹ This LUCIP summarizes institutional controls regarding the NASA MSBA. For detailed information on the site, consult the MSBA administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-SWMU 108 KSC-TA-12111

Coordinate System NAD 1983, meters, Florida East.

SITE CONTAMINATION AND CONTROL

Concentrations of vinyl chloride were present in groundwater above the FDEP GCTL but were less than the FDEP Natural Attenuation Default Concentration (NADC). Based on the site assessment and concentrations of vinyl chloride present at the Site, a long-term monitoring (LTM) plan was recommended and approved for the Site. Since groundwater exceeds the FDEP GCTL, LUCs prohibiting the use of groundwater are required until the cleanup level is achieved. The current and projected land use of the MSBA does not include the use of site groundwater; therefore, there is no current or projected exposure risk.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-12112, is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in the Memorandum of Agreement (MOA)² between NASA and the FDEP, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring at the site.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this LUCIP.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the FDEP and KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to the FDEP as to the permanency of those remedies which included the use of specific LUCs

LUCIP-SWMU 108 KSC-TA-12111

MAINTENANCE

The LUCIP shall remain in place until the concerns managed by the LUCIP are mitigated, or until there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the FDEP and implemented by modification of NASA's operating permit.

MSBA SWMU 108 KSC-TA-12111



Notes:

KSC - Kennedy Space Center

LUCIP - Land Use Control Implementation Plan

MSBA - Mission Support Building Area

NASA - National Aeronautics and Space Administration

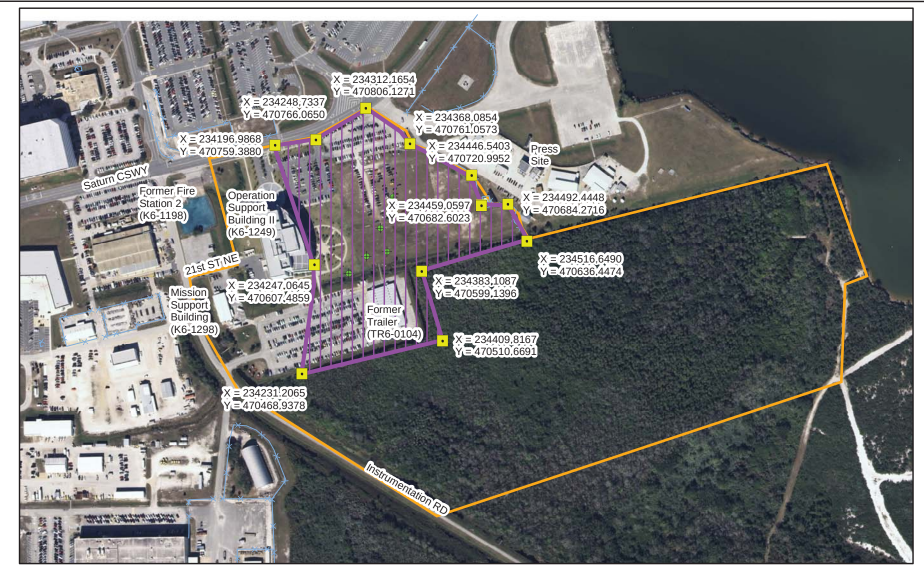
SWMU - Solid Waste Management Unit VAB - Vehicle Assembly Building

Site Location Map - SWMU 108 Land Use Control Implementation Plan

Mission Support Building Area NASA Kennedy Space Center, Florida

Project Number: TL014017.0001 Figure 1

MSBA SWMU 108 KSC-TA-12111



Legend

Monitoring Well Screened 2 to 12 ft bls

× Fence

SWMU Boundary

LUC Area

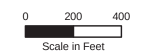
Notes:

Coordinates are shown in Florida State Plane East, meters LUC - Land Use Control

MSBA - Mission Support Building Area

NASA - National Aeronautics and Space Administration

SWMU - Solid Waste Management Unit



Area Under Institutional Controls - SWMU 108 Land Use Control Implementation Plan

Mission Support Building Area NASA Kennedy Space Center, Florida

Project Number: TL014017.0001 Figure 2



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Launch Complex 39A Operations Support Building Area

Solid Waste Management Unit 111

CONTAMINANTS: Volatile Organic Compounds in Groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Launch Complex 39A Operations Support Building Area (AOSB) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with AOSB, institutional land use controls (LUCs) are necessary to prohibit the use of groundwater at the site and to prevent potential discharge of contaminated groundwater to adjacent surface water bodies that have been designated as Outstanding Florida Water (OFW). Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

During the Solid Waste Management Unit (SWMU) Assessment for the AOSB, nine Locations of Concern (LOCs) were identified and confirmatory sampling (CS) was recommended at all nine locations. Soil and groundwater samples were collected as part

of CS activities. Based on the analytical results in the April 2018 CS Report, LOCs 2 through 9 meet the no further action (NFA) conditions for soil in subsection 62-780.680 (1), and LOCs 2 through 6, 8, and 9 meet the NFA conditions for groundwater.

LOC 1 (drainage outfall area) receives discharge from the parking lot of the AOSB. The flumes were designed to remove storm water from the parking lot, which does not have a permitted storm water system. The area was grandfathered in because it was built prior to 1983 and the promulgation of Chapter 62-373.414(12)(a), F.A.C. Additionally, several lines-of-evidence from the Florida Department of Environmental Protection (FDEP) Guidance for Comparing Background and Site Chemical Concentrations in soil indicate that site contaminants are not related because there has been no record of release into the environment at this site, the contaminant exceedances are located only within the confines of the storm water management feature, and the contamination appears to be the result of natural weathering of the site. In consideration of the above items. LOC 1 is not a waste cleanup site under the Resource Conservation and Recovery Act (RCRA) permit and should not have been

AOSB LUCIP Rev. 0 02/18/2020

¹ This LUCIP summarizes institutional controls regarding the NASA AOSB site. For detailed information on the site, consult the AOSB administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-6971.

LUCIP-SWMU 111

classified as a LOC. Since this location did not qualify as a waste cleanup site under the RCRA permit, FDEP approved removing LOC 1 as a LOC at AOSB.

Based on volatile organic compound (VOC) exceedances in groundwater at LOC 7 (By-Pass Road Eastern Laydown Area), a RCRA Facility Investigation (RFI) was recommended to delineate groundwater contamination at this location. The primary contaminants at AOSB are trichloroethene, cis-1,2-dichloroethene, and vinyl chloride.

SITE DESCRIPTION

The SWMU Assessment of AOSB (SWMU 111) consisted of facilities and structures along Saturn Causeway, Pad A By-Pass Road, and Samuel C. Phillips Parkway, to include 8 numbered structures. The numbered structures were as follows:

- Pad A Gate House (J8-2008),
- Operations Building No. 1 (J7-2009),
- Sewage Treatment Plan No. 8 (J8-2010),
- Rechlorination building (J8-2059),
- Pad A Operations Support Building (J8-2109)
- Survey Tower (J8-2190),
- Repeater building No. 4 (J8-2204); and
- Guard house (J8-2126).

The SWMU Assessment also included several unnumbered support structures and parking/lay down storage areas associated with site activities to include: five drainage

outfall structures, gravel lined drainage area to the northwest of J8-2109), a former drain field at J8-2009, parking and lay down area to the northwest of J8-2109 and west of the crawlerway, former tank storage and temporary maintenance structures to the south of Pad A By-Pass Rd, and a concrete transformer pad to the northeast of Repeater Building 4. Only LOC 7 (By-Pass Road Eastern Laydown Area) was carried forward and included in SWMU 111.

The LOC 7 (By-Pass Road Eastern Laydown Area) formerly served as the eastern maintenance and laydown area to the southeast of Pad A By-Pass Road (Figure 1). It was identified because of the potential releases from tanks stored and activities related to maintenance structures at this location. According to aerials, this location was active between 1968 and 1992.

SITE LOCATION

AOSB encompasses approximately 0.06 square miles located along one side of Pad A By-Pass Road within Section 3, Township 22S, Range 37 E as shown on the U.S. Geological Survey (USGS) 7.5-minute False Cape, Florida topographic quadrangle map. The groundwater use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided in Figure 2 in the State Plane Coordinate System NAD 1983, Florida East, meters.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs at concentrations greater than FDEP Groundwater Cleanup Target Levels (GCTLs). The past, current, and projected future land use of AOSB is industrial in nature. LUCs are therefore required to prohibit the use of groundwater at the site until cleanup levels are achieved. The current and projected land use of AOSB does not include the use of site groundwater; therefore, there is no current or projected exposure risk.

DECISION DOCUMENT

The KSCRT determined that interim institutional controls should be implemented at AOSB. The interim institutional controls are temporary while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit, and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and Environmental Protection Agency (EPA), effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the RCRA permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating and will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at KSC that are not compliant with this LUCIP. MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated, or until there is a discovery, based on analytical evidence, that scenarios managed by the LUCIP are no longer a concern.

SITE-SPECIFIC DOCUMENT REFERENCES

Site-specific documentation is available for review by contacting the Environmental Assurance Branch at telephone number (321) 867-6971.

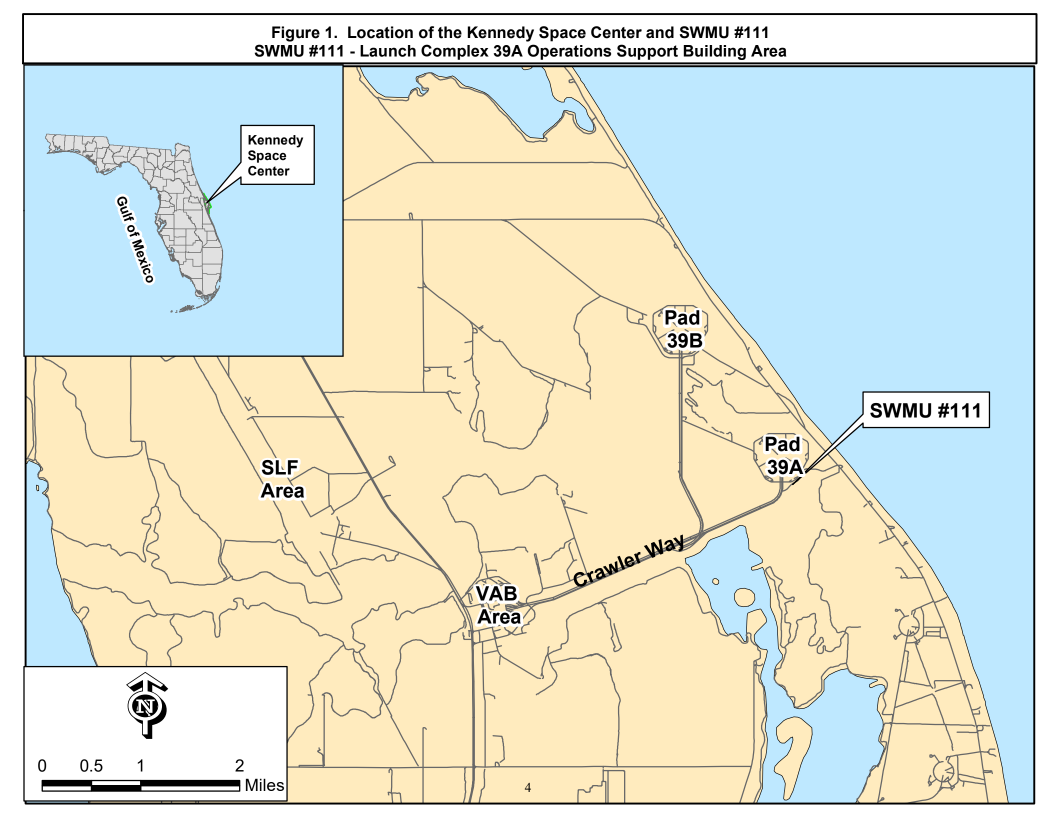
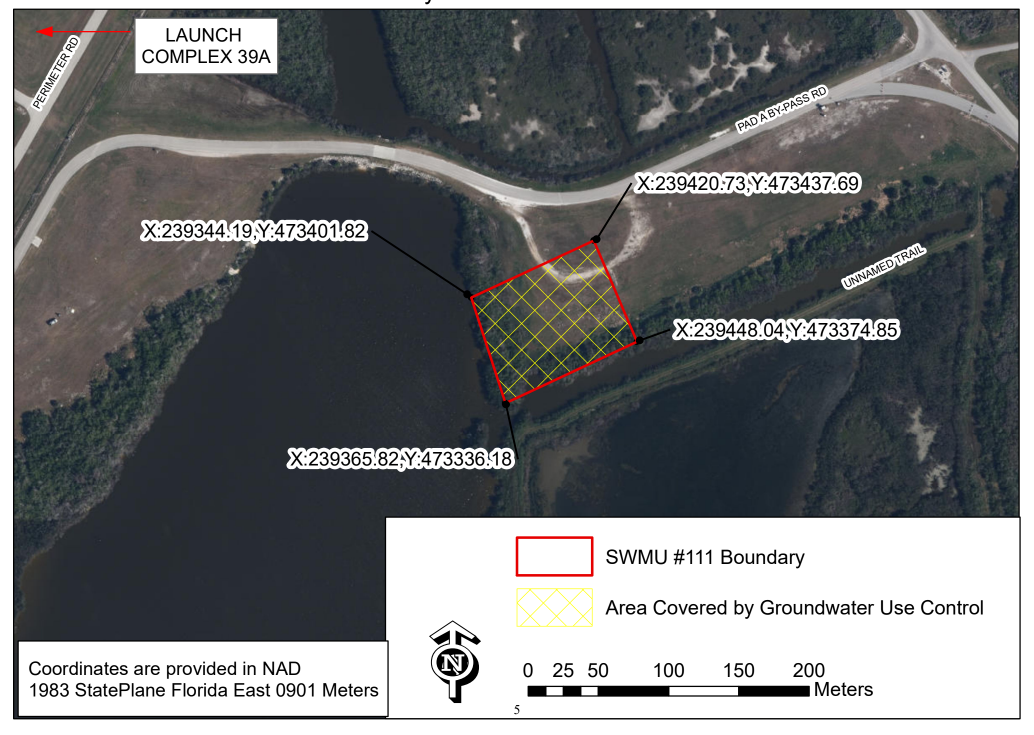


Figure 2. Launch Complex 39 Operations Support Building Area (AOSB) SWMU #111

Area Covered by Groundwater Land Use Controls





INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION CAPE CANAVERAL AIR FORCE STATION BREVARD COUNTY, FLORIDA

FACILITY: Launch Complex 34

Solid Waste Management Unit CC054

CONTAMINANTS: Volatile Organic Compounds (VOCs) and Polychlorinated Biphenyls

(PCBs) in Groundwater, and PCBs in Soil and Concrete

CONTROL: Prohibit Groundwater Use and Residential and Industrial Exposure to

Soil and Concrete

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of Launch Complex 34 (LC34) of institutional and engineering controls that implemented at the site¹. have been Although most areas at LC34 do not pose current unacceptable risks to human health or environment, areas of the soil with contaminant concentrations exceeding Environmental Department of Protection (FDEP) residential, industrial, and leachibility Soil Cleanup Target Levels (SCTLs) and groundwater with contaminant concentrations exceeding FDEP Groundwater Cleanup Target Levels (GCTLs) have been identified. Institutional land use controls (LUCs) are necessary to prohibit groundwater use, and institutional and engineering LUCs are necessary to prohibit residential and industrial exposure to soils and concrete at the site. Controls will include periodic inspection, fence maintenance, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

during National From 1960 to 1968, Aeronautics and Space Administration's (NASA's) Apollo Space Program, the LC34 launch pad was used for launching Saturn rockets. Launch operations included the storage, transport, and use of nitrogen, helium, liquid oxygen, RP-1 fuel, liquid hydrogen, hydrazine, and nitrogen tetroxide. Historical information suggests that rocket engines and other parts were cleaned at the site using solvent degreasers, most notably trichloroethene (TCE). It is speculated that releases of solvents occurred during cleaning operations through both intentional and unintentional discharges to nearby areas. Based on groundwater sampling data, these releases occurred primarily in the immediate vicinity of the Engineering Support Building (ESB). Chlorinated solvents are present in groundwater at trace to high concentrations in dissolved form, and TCE is also present as a dense non-aqueous phase liquid (DNAPL) in the former ESB area. Several investigations were completed at the site under the Resource Conservation and Recovery Act (RCRA) program, and contaminants of concern (COCs) were identified in groundwater at concentrations greater than FDEP GCTLs.

LC34 LUCIP Rev. 3 6/19/2020

¹ This Interim LUCIP summarizes institutional and engineering controls regarding the NASA LC34 site. For detailed information on the site, consult the LC34 administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-6971.

LUCIP-SWMU CC054

A site-wide soil investigation began in September 2014 to evaluate contaminants in soil resulting from former launch activities. The investigation confirmed the presence of COCs in soil at concentrations greater than FDEP SCTLs, and additional investigations were conducted to determine the extent of contamination.

SITE DESCRIPTION

Solid Waste Management Unit (SWMU) CC054 consists of the LC34 launch pad and associated facilities surrounded by grassy and dense forested areas. Following deactivation of the launch pad in 1968, LC34 has remained largely inactive, although several buildings remained operational. Most operational equipment, including service towers, fuel storage tanks, and piping, was dismantled and the majority of the on-site buildings and structures were abandoned in place. LC34 was declared part of the Man in Space National Historic Landmark in 1984.

A number of site groundwater investigations, engineering studies, and pilot-scale in-situ remedial technology demonstrations have been performed since site investigations initiated in 1993. A hydraulic containment system (HCS) is currently operating in the former ESB area to hydraulically contain and treat the DNAPL source zone and deep high-concentration plume with concentrations greater than 300 micrograms per liter (µg/L). Groundwater extracted from the HCS is treated via air strippers and liquid-phase granular polished through activated carbon, as needed, to meet GCTLs prior to discharge into on-site injection wells and infiltration galleries. Off-gas laden with volatile organic compounds (VOCs) is treated through a catalytic oxidizer and scrubber system to ensure emissions are less than Hazardous Air Pollution (HAP) requirements

specified in the KSC Title V Air Permit for Remedial Activities. Outside of the DNAPL source zone, air sparging is used to treat high concentrations of TCE daughter products. The primary groundwater contaminants at LC34 are TCE and degradation daughter products, including cis-1,2-dichloroethene and vinyl chloride. A small area within the VOC plume also contains PCBs in groundwater at concentrations greater than the FDEP GCTL.

Soil interim measures were conducted in 2018-2019 to excavate soils contaminated with PCBs, total recoverable petroleum hydrocarbons (TRPH), and dioxins/furans. All areas were remediated to the FDEP residential SCTL, with the exception of one area where a bank of electrical equipment was previously located near the launch pad. In this area, PCBs remain above the FDEP residential SCTL in soil and concrete; this area is also where PCBs are present in groundwater above the FDEP GCTL. PCBs are the only remaining COC in soil and concrete at the site.

SITE LOCATION

LC34 is located on Cape Canaveral Air Force Station (CCAFS) and is bordered by the Atlantic Ocean to the east (Figure 1). LC34 is found in Section 6, Township 23S, Range 38E, as shown on the 7.5-minute False Cape topographic quadrangle map. groundwater land use control area covered by this Interim LUCIP is shown on Figure 2. Figure 3 shows the soil excavation areas completed in 2018-2019. All excavation areas were remediated to the FDEP residential SCTL, with the exception of one area near the launch pad where PCBs remain in soil and concrete above the FDEP residential SCTL. The remaining soil and concrete land use control area covered by this Interim LUCIP is shown on Figure 4.

LUCIP-SWMU CC054

Coordinates of the corners for the groundwater, and soil and concrete LUC areas are provided on Figures 2 and 4 in the State Plane Coordinate System, North American Datum (NAD) 1983, Florida East, meters

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs and PCBs at concentrations greater than FDEP GCTLs. Soil and concrete in one area at the site has concentrations of PCBs greater than residential. industrial. and leachability SCTLs. The soil LUCs are located beneath a concrete bay where electrical equipment was previously located, and the concrete LUCs are associated with the concrete bay itself and a concrete footer for an adjacent cable tray wall. The soil and concrete was left in-place using a risk-based approach under 40 CFR 761.61(c) (PCB remediation waste; Riskbased disposal approval) due to the site's National Historic Landmark status. A fence is being used as an engineering control to prevent exposure to PCBs in soil and concrete in this area (Figure 4). Soils outside of the fenceline were removed or evaluated risk-based 95-percent using upper confidence level (UCL) approach and are not part of the LUC.

The past, current, and projected future land use of LC34 is industrial in nature. Because concentrations of VOCs and PCBs in groundwater exceed GCTLs, and

concentrations of PCBs in soil and concrete exceed residential, industrial, and leachability SCTLs, LUCs are required to prohibit the use of groundwater and to prohibit residential and industrial exposures to soil and concrete until cleanup levels are achieved. The current and projected future use of LC34 does not include the use of site groundwater; therefore, there are no current or projected exposures to contaminants in groundwater. Prior to any construction activities that may occur within the groundwater land use control area, potential exposure issues (i.e., from dewatering) and management of exposed groundwater will be evaluated. Indoor air quality will also be evaluated prior to any construction within the groundwater use control area.

DECISION DOCUMENT

The Kennedy Space Center (KSC) Remediation Team determined that interim institutional and engineering controls should be implemented at LC34 while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional and engineering controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and United States Environmental

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-SWMU CC054

Protection Agency (EPA), effective February 23, 2001. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office and CCAFS Installation Restoration Program with survey coordinates of the LC34 LUC areas. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use or residential or industrial exposure to soil and concrete is occurring at the site.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this Interim LUCIP.

MAINTENANCE

The Interim LUCIP shall remain in place until a land use change is implemented or the concerns managed by the Interim LUCIP are mitigated; or until there is a discovery, based on analytical evidence, that scenarios managed by the Interim LUCIP are no longer a concern.

SITE-SPECIFIC DOCUMENT REFERENCES

Site-specific documentation is available for review by contacting the Environmental Assurance Branch at telephone number (321) 867-6971.

FIGURE 1 LOCATION OF KENNEDY SPACE CENTER AND SWMU CC054 SWMU CC054 - LAUNCH COMPLEX 34, CAPE CANAVERAL AIR FORCE STATION, FLORIDA

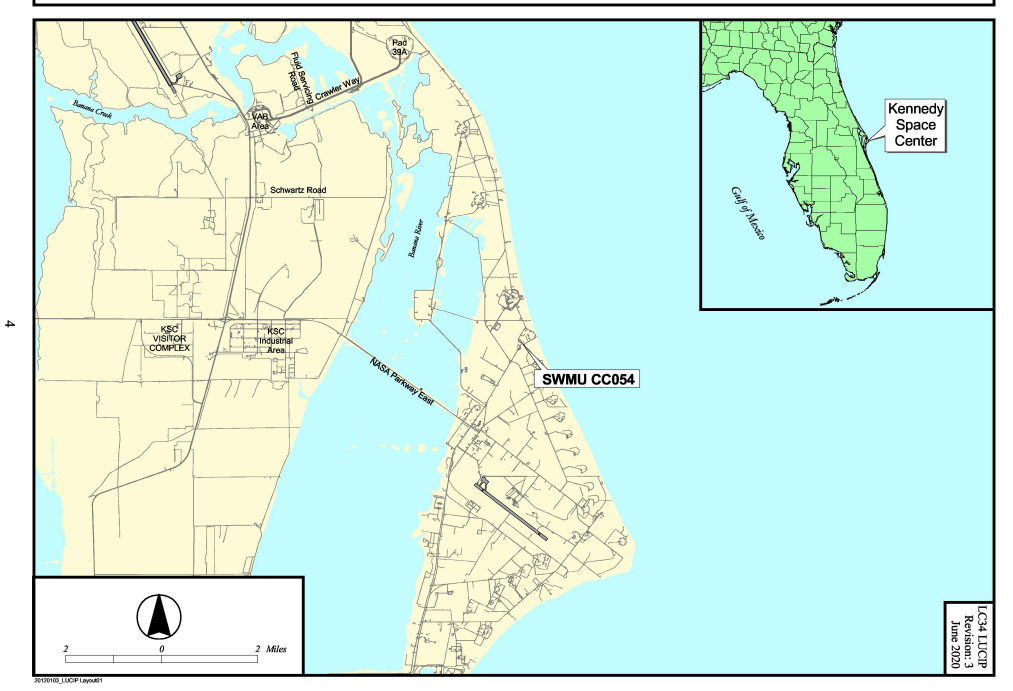


FIGURE 2 GROUNDWATER LAND USE CONTROL AREA SWMU CC054 - LAUNCH COMPLEX 34, CAPE CANAVERAL AIR FORCE STATION, FLORIDA

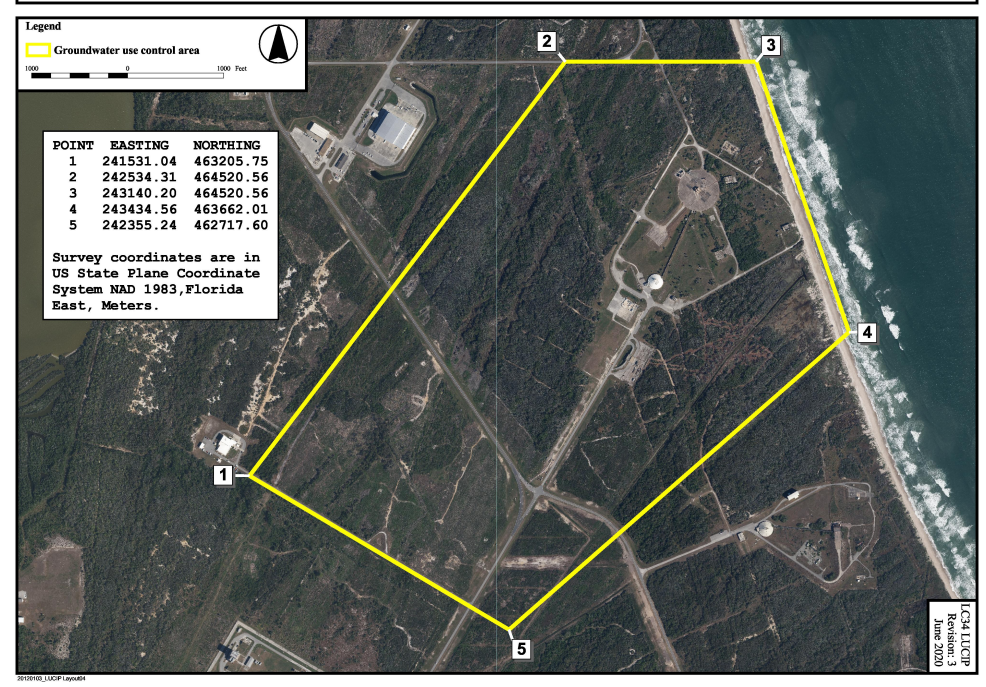


FIGURE 3 AREAS EXCAVATED IN 2018 - 2019 SWMU CC054 - LAUNCH COMPLEX 34, CAPE CANAVERAL AIR FORCE STATION, FLORIDA

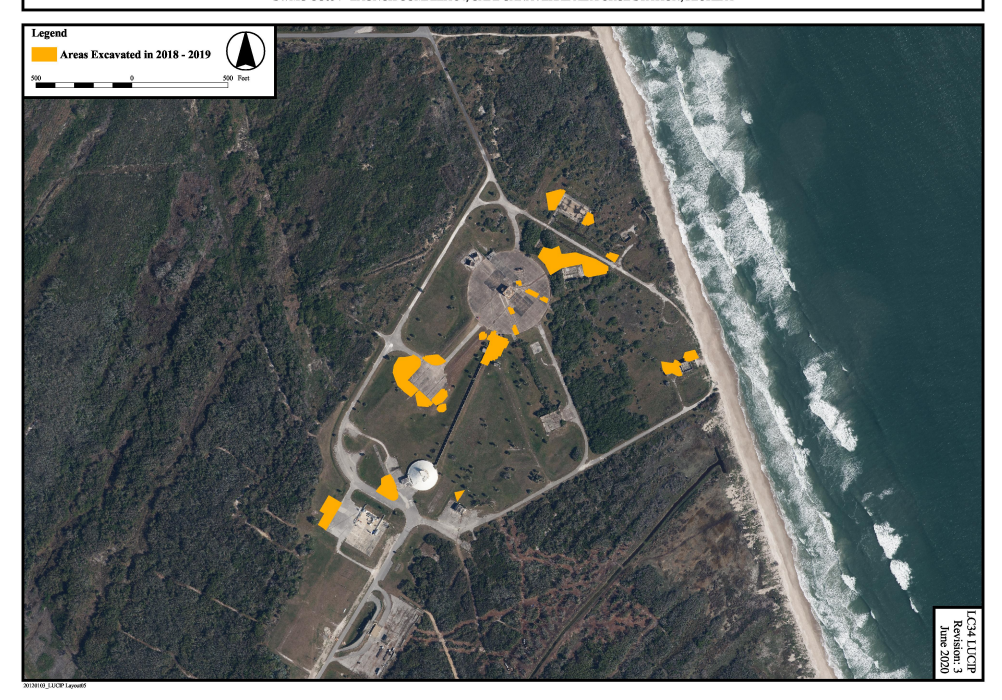
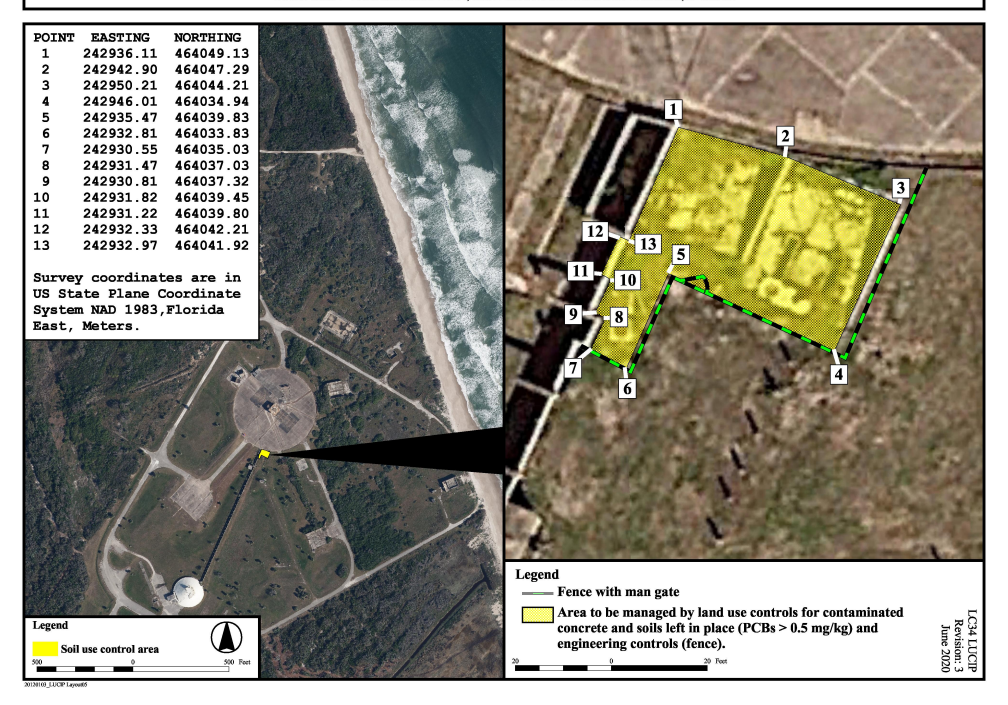


FIGURE 4 SOIL AND CONCRETE LAND USE CONTROL AREA SWMU CC054 - LAUNCH COMPLEX 34, CAPE CANAVERAL AIR FORCE STATION, FLORIDA



LUCIP-PRL 051 KSC-TA-12107



INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Launch Equipment Shop

Potential Release Location 051

CONTAMINANTS: Polynuclear Aromatic Hydrocarbons and Total Recoverable Petroleum

Hydrocarbons in Groundwater

CONTROL: Prohibit Groundwater Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control
Implementation Plan (LUCIP) has been
prepared to inform current and potential
future users of the Launch Equipment Shop
(LES) of institutional controls that have been
implemented at the site¹. Although there are
no current unacceptable risks to human health
or the environment associated with LES,
certain land use controls (LUCs) are
necessary to prevent the potential for future
risks at the site. Controls will include
periodic inspection, condition certification,
and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

The Site Assessment Report and Addenda determined that contaminants of concern (COCs) with concentrations exceeding Florida Department of Environmental Protection (FDEP) and United States Environmental Protection Agency (EPA) cleanup target levels include polynuclear aromatic hydrocarbons (PAHs) and total

recoverable petroleum hydrocarbons (TRPH) in groundwater.

SITE DESCRIPTION

Potential Release Location (PRL) 051 includes a manufacturing shop for shuttle ground support and facilities. Individual shops within the building include a machine shop, electrical shop, sheet metal shop, and welding shop. The LES building also contains offices for planning and scheduling. The Site Assessment began with the removal of a 4,000-gallon diesel underground storage tank and was limited to the northeastern corner of the facility. Initial tank closure activities conducted in 1996 confirmed the presence of soil and groundwater contamination. Approximately 178 tons of petroleum-contaminated soil were removed and properly disposed of during two source removals in 1996 and 2000. Petroleumcontaminated soils with concentrations greater than SCTLs were left in place to avoid disturbance of underground utilities and to a trailer and shed located at the southern edge of the excavation. A pilot-scale study was conducted between June 2007 and

LES LUCIP Rev. 0 4/13/2012

¹ This Interim LUCIP summarizes institutional controls regarding the NASA LES site. For detailed information on the site, consult the LES administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-PRL 051 KSC-TA-12107

February 2009 to evaluate oxidation of hydrocarbon contamination in soil and groundwater via injection of RegenOxTM. A subsequent test was conducted to determine the effectiveness of ozone injections. Based on favorable results, the ozone oxidation system was reconfigured, and operation began in October 2010. Operation will continue until TRPH groundwater concentrations are less than FDEP Groundwater Cleanup Target Levels (GCTLs).

SITE LOCATION

LES includes a parking area and grassy area located southwest of the Vehicle Assembly Building (VAB) area, on the southern side of Saturn Causeway (Figure 1). LES is located in Section 18, Township 22S, Range 37E, as shown on the 7.5-minute Orsino topographic quadrangle map. The groundwater use control area covered by the Interim LUCIP is shown on Figure 2. Coordinates of the corners of the LUC area are provided on Figure 2 in the State Plane Coordinate System, North American Datum (NAD) of 1983, Florida East, meters.

SITE CONTAMINATION AND CONTROL

Concentrations of COCs in groundwater at the site are greater than FDEP GCTLs. The past, current, and projected future land use of LES is industrial in nature. LUCs are therefore required to prohibit the use of groundwater at the site until cleanup levels are achieved. The current and projected land use of LES does not include the use of site groundwater; therefore, there is no current or projected future exposure risk.

DECISION DOCUMENT

The Kennedy Space Center (KSC)
Remediation Team determined that interim institutional controls should be implemented at LES. The interim institutional controls are temporary while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their Resource Conservation and Recovery Act (RCRA) permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Property transfer (if

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-PRL 051 KSC-TA-12107

implemented in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUC areas. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating and will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no groundwater use is occurring.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at KSC that are not compliant with this Interim LUCIP.

MAINTENANCE

The Interim LUCIP shall remain in place until a land use change is implemented and the concerns managed by the Interim LUCIP are mitigated, or until there is a discovery, based on analytical evidence, that scenarios managed by the Interim LUCIP are no longer a concern.

FIGURE 1 LOCATION OF KENNEDY SPACE CENTER AND PRL 051 PRL 051 - LAUNCH EQUIPMENT SHOP, KENNEDY SPACE CENTER, FLORIDA

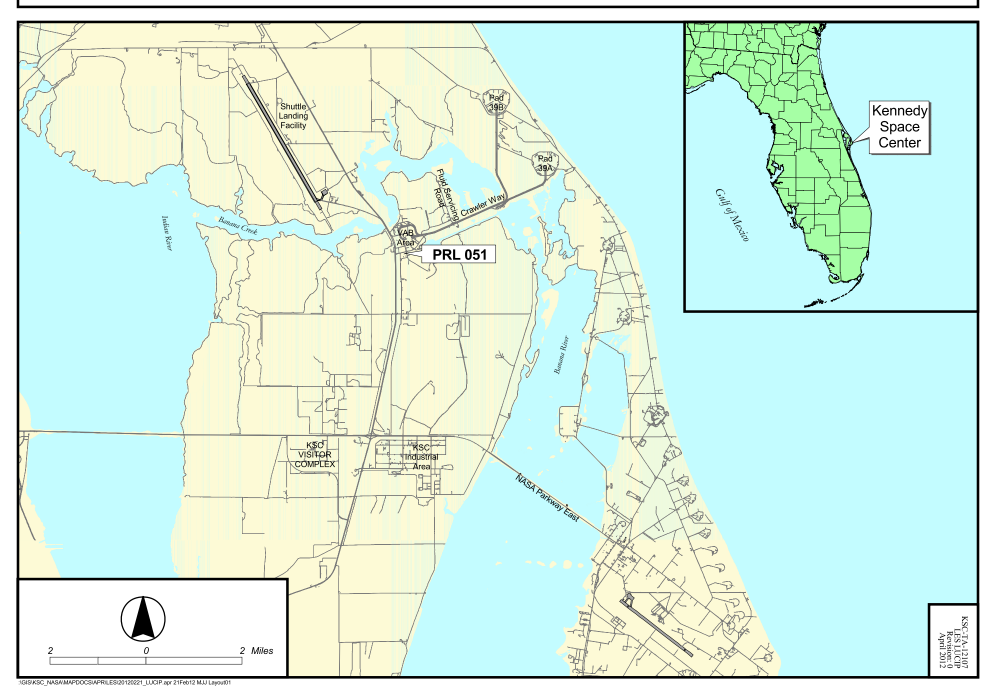
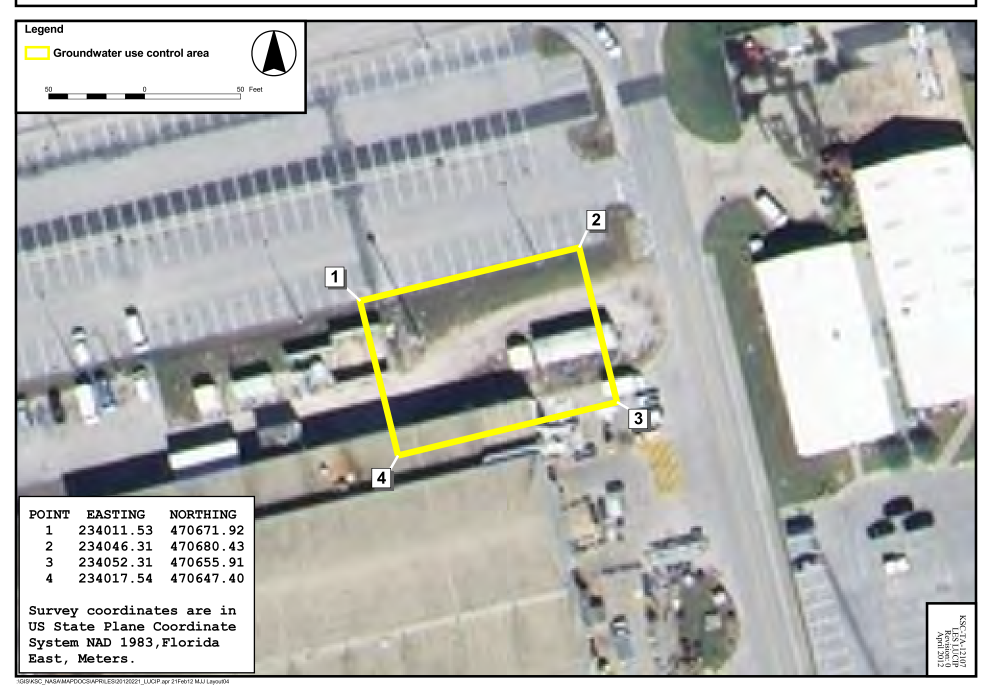


FIGURE 2 LAND USE CONTROL AREA PRL 051 - LAUNCH EQUIPMENT SHOP, KENNEDY SPACE CENTER, FLORIDA



LUCIP-PRL 149 KSC-TA-9335



LAND USE CONTROL IMPLEMENTATION PLAN KENNEDY SPACE CENTER CHILD DEVELOPMENT CENTER, PRL 149 NATIONAL AERONAUTICS AND SPACE ADMINISTRATION



FACILITY: Kennedy Space Center Child Development Center

Potential Release Location 149

CONTAMINANTS: Arsenic

CONTROL: Maintain Existing Pour-in-Place Surfaces and Concrete Sidewalks in

Playground Area

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Kennedy Space Center Child Development Center (KCDC) of institutional controls that have been implemented at the site¹. Although there are no known unacceptable risks to human health or the environment associated with the KCDC site, institutional land use controls (LUCs) are necessary to prevent contact with subsurface soils at the site. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Surface soil impacts from arsenic were documented in the area of the current pour-in-place playground surfaces. Soils below the 0.5 ft excavation were not sampled. A complete exposure pathway does not exist due to the installation of the impervious cover. Therefore, land use controls are

needed to ensure that the impervious surfaces within the fenced area of the KCDC remain unaltered.

SITE DESCRIPTION

The KCDC was constructed in 1990 specifically as a child care center for KSC employees. Prior to 1990 the area was undeveloped. The KCDC is a 6,776 square foot single story concrete block building. The building was previously owned by an outside company, Tutor Time-Space Coast, Inc.; however, ownership transferred to NASA in October 1996. The facility is comprised of classrooms, offices, open play areas, staff lounge, lunch room, kitchen, and outside playgrounds. The facility parking lot areas are located to the south and west of the building and include a semi-circular covered driveway, all are paved with concrete. The outside playground areas are located on the northeast side of the building and enclosed with privacy fencing. Within the fenced area, the playground consists of grassy areas with picnic tables, areas sealed with a pour-in-place rubberized surface, and

KCDC LUCIP Rev. 1 6/10/2008

¹ This LUCIP summarizes institutional controls regarding the KCDC. For detailed information on the site, consult the KCDC administrative file, which is available for review by contacting the KSC Environmental Program Office at telephone number (321) 867-8411.

LUCIP-PRL 149 KSC-TA-9335

concrete sidewalks. The playground equipment currently consists of modular plastic structures. The site location with inset showing the site layout is shown on Figure 1.

SITE LOCATION

The KCDC is located on Fifth Street, east of Kennedy Parkway South (SR-3), in the southwestern portion of the KSC Industrial Area. The land use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Soil at the site contained arsenic above FDEP's Residential Soil Cleanup Target Level (SCTL). Based on the Solid Waste Management Unit (SWMU) Assessment (SA), three of four identified Locations of Concern (LOCs) were excavated and backfilled and the wooden fence was removed and replaced with recycled-plastic fencing. LUCs were recommended for the fourth LOC, the impervious playground surfaces including the pour-in-place rubberized playground surfaces and concrete sidewalks, to prevent contact with

subsurface soils in that area of the KCDC facility.

IMPLEMENTATION

Institutional controls will be implemented by the Kennedy Space Center (KSC)
Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between the National Aeronautics and Space Administration (NASA), FDEP, and the Environmental Protection Agency (EPA), effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Program Office will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-PRL 149 KSC-TA-9335

KSC's Environmental Program Office. The inspection will verify that the impervious playground surface is maintained therefore preventing contact with the subsurface soils in this area.

REPORTING

KSC's Environmental Program Office will submit annual reports to the EPA and FDEP certifying retention of the implemented LUCs.

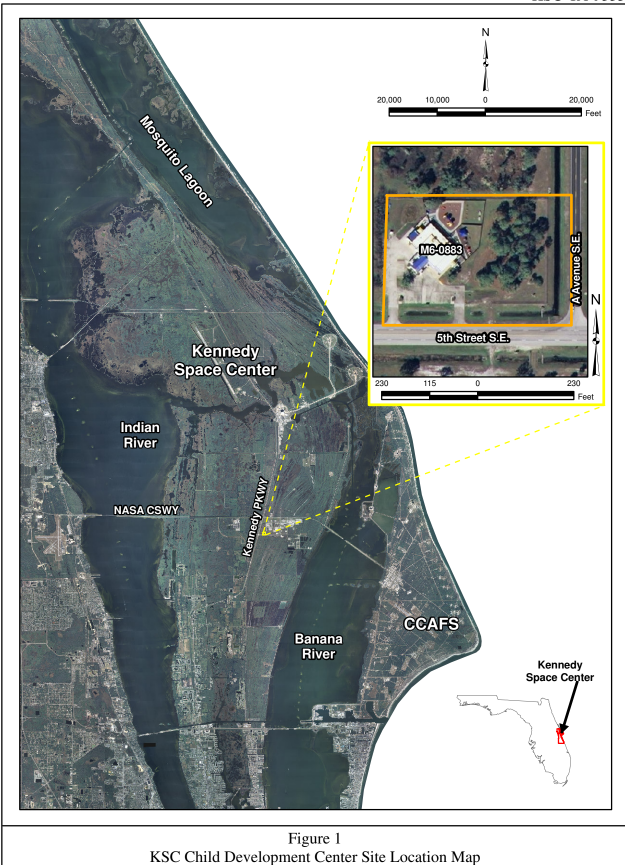
ENFORCEMENT

KSC's Environmental Program Office will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the FDEP and implemented by modification of NASA's operating permit.

LUCIP - PRL 149 KSC-TA-9335



LUCIP - PRL 149 KSC-TA-9335 Figure 2 KCDC Land Use Control Area Legend Area Covered by LUCIP and Subsurface Soil Controls

50

Note: Survey Coordinates are in US State Plane Coordinate System NAD1983 meters, Florida East. LUCIP – PRL 150 KSC-TA-11112



LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Sewage Treatment Plant 1

Potential Release Location No. 150

CONTAMINANTS: PCBs in Soil

CONTROL: Prohibit Residential Use

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of Sewage Treatment Plant 1 (STP1) of institutional controls that have been implemented at the site¹. Although there are no current unacceptable risks to human health or the environment associated with STP1, institutional land use controls (LUCs) are necessary to prohibit residential use of the site. Controls will include periodic inspection, condition certification and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Soil sampling was completed as part of a Resource Conservation and Recovery Act (RCRA) Confirmation Sampling (CS). Chemicals of concern identified for human health risk during the CS that exceeded Florida Department of Environmental Protection (FDEP) and Environmental Protection Agency (EPA) cleanup target levels were polychlorinated biphenyls (PCBs) in soil.

SITE DESCRIPTION

STP1 is a NASA-operated facility that has been used for sewage treatment from the 1960s until 2001. Since 2001, the site has been used as a lift station for the Cape Canaveral Air Force Station regional plant. The plant comprises an area of approximately 5 acres and contains an office/laboratory building, lift station, surge tank, chlorine contact chamber, and two clarifiers. A concrete-pad mounted transformer is located near the southeast corner of the office/lab. The facility is mostly unpaved with a vegetated ground surface. The former sludge revetment and polishing pond (approximately) 20 acres and former spray field (approximately 15 acres) are located south of the plant.

SITE LOCATION

STP1 is located west of "C" Avenue, south of 4th Street, and north of 5th Street in the KSC Industrial Area (Figure 1). The site is located within Section 5 of Township 23S, Range 37E which is in the Orsino Quadrangle. The soil use control area covered by the LUCIP is shown on Figure 2. Coordinates of the corners of the LUC are provided in Figure 2 in the US State Plane Coordinate System

^{1.} This LUCIP summarizes institutional controls regarding STP1. For detailed information on the site, consult the STP1 administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP – PRL 150 KSC-TA-11112

NAD 1983, meters, Florida East.

SITE CONTAMINATION AND CONTROL

PCBs are present in soil above FDEP's residential soil cleanup target level (SCTL) but are less than FDEP's industrial SCTL. The past, current, and projected future land use of STP1 is industrial in nature. LUCs are therefore required to prohibit residential use/exposure to soils.

DECISION DOCUMENT

A Statement of Basis (SB) establishes institutional controls as a component of the remedy for the site. The SB for the site, KSC document number KSC-TA-11115, is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Program Office in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and EPA, effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs. Restrictions

will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no residential use is occurring.

REPORTING

KSC's Environmental Program Office will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at KSC that are not compliant with this LUCIP.

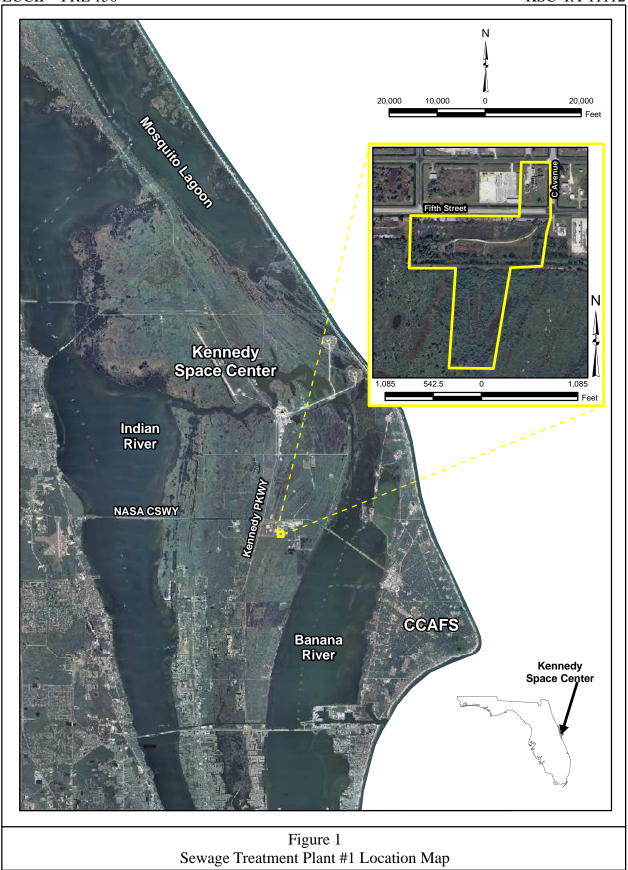
MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or until there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the EPA and FDEP and implemented by modification of NASA's operating permit.

2. By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

LUCIP - PRL 150 KSC-TA-11112



LUCIP - PRL 150 KSC-TA-11112



Figure 2 STP1 Transformer Soil Land Use Control Area

Legend



Area Covered by Statement of Basis and Land Use Control Area

Note:

Coordinates are provided in US State Plane NAD 1983, Florida East, Meters.

LUCIP-PRL 157 KSC-TA-10677



LAND USE CONTROL IMPLEMENTATION PLAN



FUEL STORAGE AREA #1 (PRL 157) LOCATED AT CCAFS NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA

FACILITY: Fuel Storage Area #1

Potential Release Location 157

CONTAMINANTS: VOCs, SVOCs, and TRPH in Soil and Groundwater

CONTROL: Prohibit Groundwater Use, Prevent Hypothetical Future Residential

Exposure to Groundwater, Prevent Non-Industrial Site Uses, and Prevent

Uncontrolled Excavation/Disturbance of Soil

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of Fuel Storage Area #1 (FSA1) of institutional controls that have been implemented at the site¹. Institutional land use controls (LUCs) are necessary to prevent risks associated with current and future industrial exposure and hypothetical future residential exposure to contaminated soil and hypothetical future potable use of groundwater. Specific controls will include prohibiting the use of groundwater from the site, preventing hypothetical future residential exposure to groundwater, restricting future site uses to industrial activities, and preventing uncontrolled excavation or disturbance of soil at the site. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

FSA1 was assessed under Florida's petroleum cleanup program. Concentrations of volatile organic compounds (VOCs), semivolatile organic compounds (SVOCs), and total recoverable petroleum hydrocarbons (TRPH) in groundwater and TRPH in soil were greater than Petroleum Contamination Site Cleanup Criteria.

SITE DESCRIPTION

FSA1 is part of the larger RP/JP Fuel Handling Facility (SWMU #143) that has been the site of fuel-handling operations since the 1950s. The facility includes a concrete containment area with five 20,000-gallon aboveground storage tanks, a tanker unloading area, Building 1044 (pumphouse) and associated underground storage tank (UST) (Tank 1044-1), a tanker loading area, associated above-ground piping, and an associated asphalt parking area/roadway. Previous leaks at the RP/JP facility included a 3,000-gallon spill in 1989 and a 100-gallon spill in 1991. Tank 1044-1, located west of Building 1044 and northwest of the loading station, was investigated due to a leak detected during maintenance activities in 2006.

SITE LOCATION

FSA1 is a 0.5-acre NASA-operated facility located along the southwestern edge of the Cape Canaveral Air Force Station along the Banana River (Figure 1). The site is located within Section 26 of Township 23S, Range 37E, which is in the Cape Canaveral Quadrangle. The LUC area covered by the LUCIP is shown on Figure 2. Coordinates of the cor-

FSA1 LUCIP Rev. 0 10/16/2009

¹ This LUCIP summarizes institutional controls regarding the NASA FSA1. For detailed information on the site, consult the FSA1 administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-8402.

LUCIP-PRL 157 KSC-TA-10677

ners of the LUC area are provided on Figure 2 in the State Plane Coordinate System NAD 1983 meters, Florida East.

SITE CONTAMINATION AND CONTROL

Groundwater at the site contains VOCs, SVOCs, and TRPH at concentrations greater than FDEP's Groundwater Cleanup Target Levels, and TRPH concentrations in soil are greater than Soil Cleanup Target Levels. The past, current, and projected future land use of FSA1 is industrial in nature. LUCs are required to prevent use of groundwater, to limit site use to industrial activities, and to prohibit uncontrolled excavation/disturbance of soil. Indoor air quality shall be evaluated prior to any construction within the LUC area.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their RCRA permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between NASA, FDEP, and the United States Environmental Protection Agency (EPA), effective February 23, 2001. Upon approval of this LUCIP, it will be incorporated into the permit by reference. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA. KSC's Environmental Assurance Branch will provide CCAFS's Master Planning Office with survey coordinates of the LUCs. Restrictions will specify limitations on development and reuse for the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the institutional controls specified herein are in place and operating and will be conducted by KSC's Environmental Assurance Branch. The inspections will verify that no residential groundwater use is occurring, that site activities are limited to industrial activities, and that uncontrolled excavation/disturbance of soil has not occurred.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities at FSA1 that are not compliant with this LUCIP.

MAINTENANCE

The LUCIP shall remain in place until a land use change is implemented and the concerns managed by the LUCIP are mitigated; or there is a discovery, based upon analytical evidence, that scenarios managed by the LUCIP are no longer a concern. Any change in LUC management must be approved by the FDEP and implemented by modification of NASA's operating permit.

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

² By separate MOA effective February 23, 2001, with the EPA and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

FIGURE 1 LOCATION OF KENNEDY SPACE CENTER AND FUEL STORAGE AREA #1 FUEL STORAGE AREA #1, CAPE CANAVERAL AIR FORCE STATION, FLORIDA

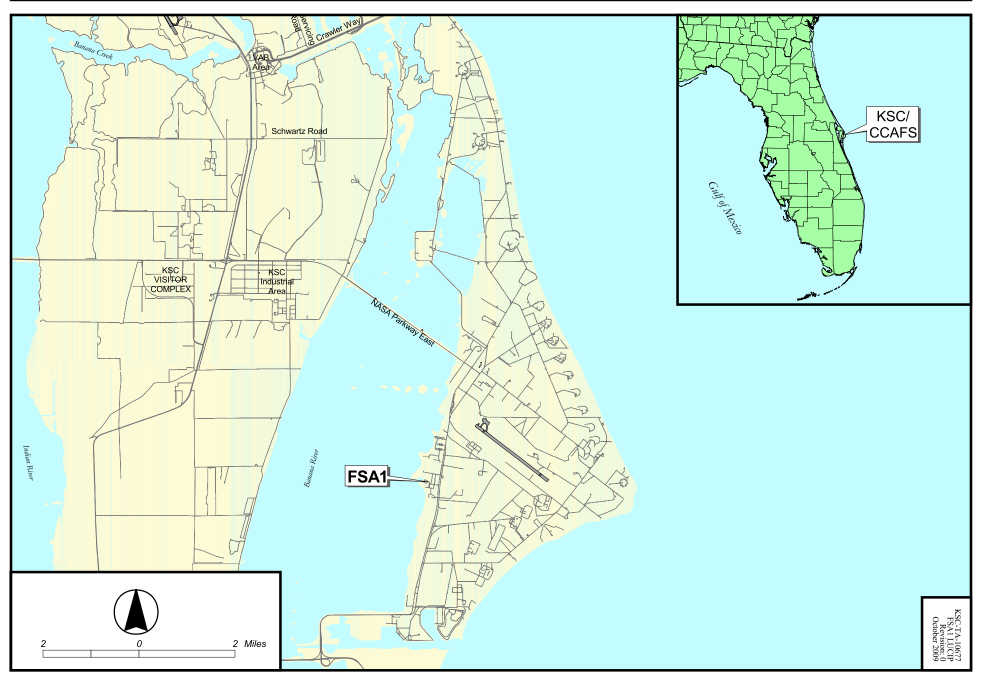
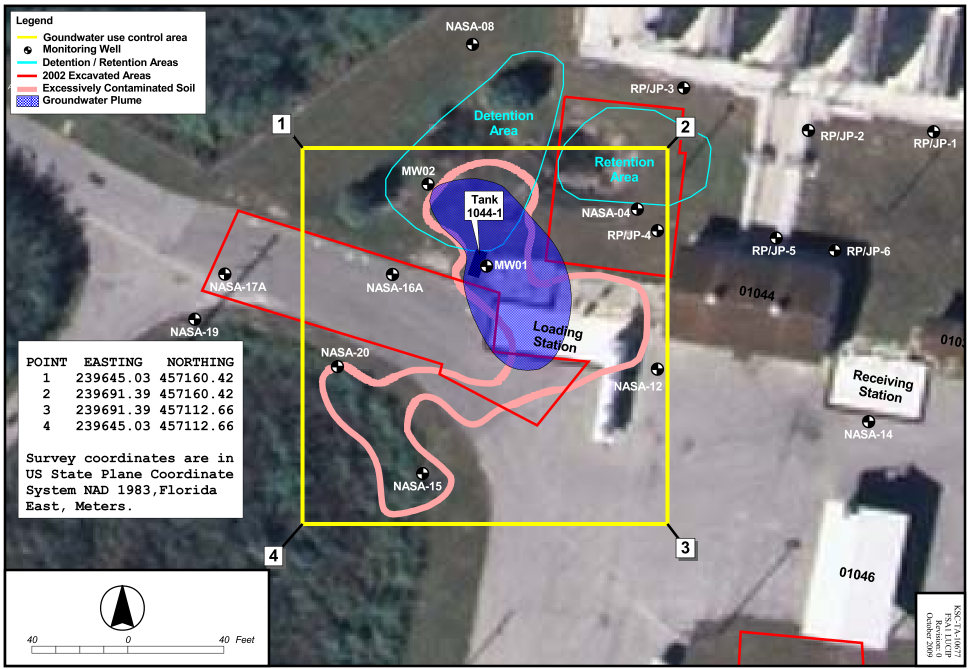


FIGURE 2 GROUNDWATER LAND USE CONTROL AREA FUEL STORAGE AREA #1, CAPE CANAVERAL AIR FORCE STATION, FLORIDA





INTERIM LAND USE CONTROL IMPLEMENTATION PLAN



NATIONAL AERONAUTICS AND SPACE ADMINISTRATION KENNEDY SPACE CENTER BREVARD COUNTY, FLORIDA



FACILITY: F&W/NPS Support Building and Area, Location of Concern 2

Potential Release Location 228

CONTAMINANTS: Copper in Soil

CONTROL: Prohibit Residential Exposure to Surface Soil

PURPOSE OF LAND USE CONTROL IMPLEMENTATION PLAN

This Interim Land Use Control Implementation Plan (LUCIP) has been prepared to inform current and potential future users of the Kennedy Space Center (KSC) United States Fish Wildlife/National Park Service Support Buildings and Areas (FWSB) Location of Concern 2 ("the Site") of institutional controls that have been implemented at the Site¹. Although there are no current unacceptable risks to human health or the environment associated with the Site, institutional land used controls (LUCs) are necessary to prevent human health exposure to soil affected by copper. Controls will include periodic inspection, condition certification, and agency notification.

WHY LAND USE CONTROLS ARE NEEDED

Concentrations of copper were identified in soil at concentrations that exceeded the applicable Florida Department of Environmental Protection (FDEP)

Residential Soil Cleanup Target Level (R-SCTL).

SITE DESCRIPTION

The Site is unoccupied and there are no permanent structures. The concrete slab present is suspected to be foundation of a former sheet metal building used for storage (former building number E3-1050A). The area to the northeast of the LUC area is currently managed by United States Fish and Wildlife as a public access boat ramp, known as the Beacon 42 Boat Ramp.

SITE LOCATION

The FWSB Area is located within Sections 13 of Township 20 South, Range 35 East, which is in the Oak Hill, Florida Quadrangle. The Site is shown on Figure 1. Coordinates of the corners of the soil LUC area covered by this Interim LUCIP are provided in Figure 2 in the State Plane Coordinate System, North American Datum of 1983, Florida East, meters.

^{1.} This Interim LUCIP summarizes institutional controls regarding the NASA FWSB Area. For detailed information on the site, consult the FWSB administrative file, which is available for review by contacting the KSC Environmental Assurance Branch at telephone number (321) 867-6971.

SITE CONTAMINATION AND CONTROL

Soil at the Site contains copper at concentrations greater than the FDEP R-SCTL. The past, current, and projected future land use of the FWSB Area is public in nature. LUCs are therefore required to prevent residential contact to copperimpacted soil at the Site.

DECISION DOCUMENT

The KSC Remediation Team determined that interim institutional controls should be implemented at FWSB. The interim institutional controls are temporary while investigation, interim measures, and corrective measures are in progress.

IMPLEMENTATION

Institutional controls will be implemented by the KSC Environmental Assurance Branch in accordance with their Resource Conservation and Recovery Act permit and a Land Use Control Assurance Plan included in a Memorandum of Agreement (MOA)² between National Aeronautics and Space Administration and the FDEP, effective February 23, 2001. Property transfer (if conducted in the future) will be conducted in accordance with Section X of the MOA.

KSC's Environmental Assurance Branch will provide KSC's Master Planning Office with survey coordinates of the LUCs.

Restrictions will specify limitations on development and reuse of the area for as long as LUCs are necessary to protect human health and the environment.

MONITORING

Quarterly inspections to monitor that the LUCs specified herein are in place and operating will be conducted by KSC's Environmental Assurance Branch. The inspection will verify that no residential exposure to soil is occurring.

REPORTING

KSC's Environmental Assurance Branch will submit annual reports to FDEP certifying retention of the implemented LUCs.

ENFORCEMENT

KSC's Environmental Assurance Branch will be responsible for stopping any activities that are not compliant with this Interim LUCIP.

MAINTENANCE

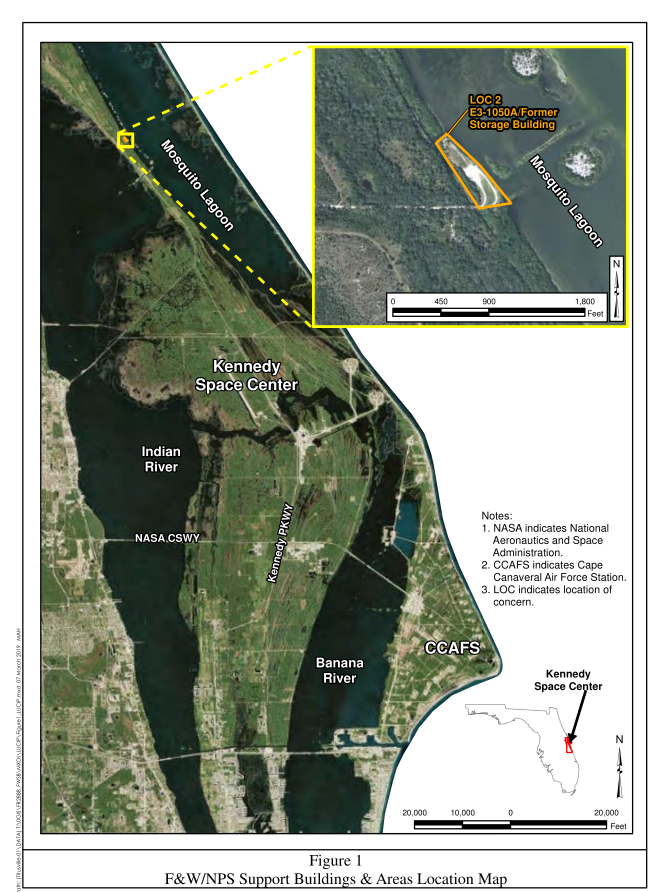
The Interim LUCIP shall remain in place until a land use change is implemented or the concerns managed by the Interim LUCIP are mitigated, or until there is a discovery, based on analytical evidence, that scenarios

Although the terms and conditions of the MOA are not specifically incorporated or made enforceable herein by reference, it is understood and agreed by NASA KSC, EPA and FDEP that the contemplated permanence of the remedy reflected herein shall be dependent upon the Center's substantial good faith compliance with the specific LUC maintenance commitments reflected herein. Should such compliance not occur or should the MOA be terminated, it is understood that the protectiveness of the remedy concurred in may be reconsidered and that additional measures may need to be taken to adequately ensure necessary future protection of human health and the environment.

^{2.} By separate MOA effective February 23, 2001, with the EPA, and FDEP, KSC, on behalf of NASA, agreed to implement Center-wide, certain periodic site inspections, condition certification, and agency notification procedures designed to ensure the maintenance by Center personnel of any site-specific LUCs deemed necessary for future protection of human health and the environment. A fundamental premise underlying execution of that agreement was that through the Center's substantial good faith compliance with the procedures called for herein, reasonable assurances would be provided to EPA and FDEP as to the permanency of those remedies which included the use of specific LUCs.

LUCIP-PRL 228

managed by the Interim LUCIP are no longer a concern.



FWSB LUCIP Rev. 0



ENCLOSURE 3

KSCRT Meeting Minutes and Decisions

KSCRT December 2018 Meeting

Meeting Minutes and Decisions

1812-M8 Zack Munger / Geosyntec

<u>Vehicle Assembly Building (VAB) LTM (SWMU 35, 40, 44, 56, 66, 72, 74, 75, 80, 81, 83, 101, 106, and 108)</u>

Goal: Present 2018 annual LTM results for VAB Area LTM sites and obtain Team consensus on path forward.

Discussion:

Added to LTM in 2018:

- One newly installed SFOC monitoring well (SFOC-IW0008)
- Two VAB intermediate wells (SATV-IW0004I and VABU-IW0001I)
- Two VAB deep wells (MLPV-IW0020D and MLPV-VAB-IW0005D)

Mobile Launch Platform/VAB (MLPV) SWMUs that were formerly part of this LTM with Site Rehabilitation Completion Orders (SRCO):

- VAB Utility Annex (SWMU 035): SRCO January 2018 (NFA for groundwater in 2003)
- Processing Control Center Area (SWMU 101): SRCO Jan 2018 with NFA for groundwater
- VC concentrations in groundwater attributed to MLPV and monitored under SWMU 056

Thermal Processing Facility (SWMU 040): SRCO June 2008 Orbiter Processing Facilities 1 & 2 (SWMU 702): SRCO April 2014 KSC Press Site (SWMU 074): SRCO October 2017

Former Saturn-V Rocket Display (SWMU 080): RFI indicated groundwater would be monitored under SWMU 056. NASA is working to find NFA letter for that.

Orbiter Processing Facility 3 (SWMU 083)

MLPV Active SWMUs

- West Crawler Park Site (SWMU 044)
- MLP/VAB (SWMU 056)
- Mission Support Building Area (SWMU 108)

Since all SWMU boundaries are within the SWMU 056, request NFA for SWMU 044 and 108 and monitor groundwater associated with these SWMUs under SWMU 056. Request to remove reference to SWMUs with SRCOs and just refer to SWMU 056.

Team consensus reached for NFA action for West Crawler Park Site (SWMU 044) and Mission Support Building Area (SWMU 108), as groundwater will be monitored under SWMU 056.

Team consensus reached to submit SRCO for Mission Support Building Area (SWMU 108).

Team consensus reached to submit SRCO for West Crawler Park Site (SWMU 044).

Team consensus reached to remove reference to SWMUs with SRCOs in the MLPV Area and just refer to SWMU 056.

Fire Station No. 6 (SWMU 106): Site was incorporated in the VAB LTM program in 2014. Groundwater flow direction is to the southeast (based on limited number of monitoring wells). VC detected above the GCTL in both wells sampled. VC concentrations stable and/or no trend.

Team consensus reached to continue biennial sampling in alternating seasons using passive diffusion bags (PDB), with next event in Spring 2020 for VOC analysis from monitoring wells FS6-MW0001 and FS6-MW0003.

Team consensus reached to continue biennial water level measurement collection in alternating seasons, with next event in Spring 2020 from monitoring wells FS6-MW0001, FS6-MW0002, and FS6-MW0003.

Former Development and Testing Laboratory (FDTL) (SWMU 075): The 2008 Corrective Measures Implementation Workplan indicated air sparging for remediation of TCE and VC and MNA of TCE, cDCE, and VC. Phase I goal was to reduce the TCE and VC concentrations to less than NADC via air sparging. Air sparging was conducted from September 2009 to April 2010) and resulted in achievement of Phase I goal. Site was added to the VAB LTM in 2016.

There is no apparent correlation between groundwater elevation and CVOC concentrations in the FDTL Area. Based on Mann-Kendall Statistical Summary:

- TCE below GCTLs in all FDTL wells sampled in October 2018
- ? Decreasing trend in FDTL-IW0007I, FDTL-IW0008I, FDTL-IW0009I
- ? No trend in FDTL-IW0017I
- VC above GCTL in FDTL-IW0007I, FDTL-IW0008I, FDTL-IW0015S, FDTL-IW0019I in October 2018
- ? No trend in FDTL-IW0008I, FDTL-IW0015S, FDTL-IW0019I
- ? Probably increasing trend in FDTL-IW0007I

2018 Summary:

Groundwater flow direction generally consistent with May 2016. TCE is below GCTL in all wells.

VC is above GCTL in 3 intermediate wells and 1 shallow well. TCE and VC are non-detect at FDTL-IW0014I, but the well is being retained to monitor for potential down gradient plume migration.

Team consensus reached to continue sampling the following wells for VOCs using PDBs on a biennial basis with alternative season (next event in Spring 2020): FDTL-IW007I, FDTL-IW0008I, FDTL-IW0009I, FDTL-IW0014I, FDTL-IW0015S, FDTL-IW0017I, FDTL-IW0019I.

Team consensus reached to continue collecting water level measurements from the following wells on a biennial basis with alternative season (next event in Spring 2020): FDTL-IW006S, FDTL-IW003I, FDTL-IW004I, FDTL-IW005I, FDTL-IW007I, FDTL-IW0008I, FDTL-IW0009I, FDTL-IW0010I, FDTL-IW0011I, FDTL-IW0012I, FDTL-IW0013I, FDTL-IW0014I, FDTL-IW0015S, FDTL-IW0016I, FDTL-IW0017I, FDTL-IW0018I, FDTL-IW0019I, FDTL-IW0020I.

C5 Electrical Substation (C5ES) (SWMU 066): LTM is being conducted as an air sparge interim measures is pending. Groundwater flow direction consistent with May 2016. VC above GCTL in the 3 wells sampled. Generally decreasing or no trend observed.

Team consensus reached to remove C5ES from the VAB LTM Program as site-specific sampling will be performed under the pending air sparge interim measure implementation.

Shuttle Flight Operations Contract Generator Maintenance Facility (SWMU 081): One monitoring well (SFOC-IW0008) installed adjacent to SFOC-IW0001S using hollow stem auger. Well was installed adjacent to SFOC-IW0001S with well screen below the water table (fully submerged) to evaluate antimony concentrations. Sampling results from SFOC-IW0001S suggested that results were associated with the vadose zone (screened 2 to 12 ft BLS). Water table was identified at approximately 6.5 ft BLS during well installation. SFOC-IW0008 was installed as a 2-inch diameter PVC well with 10 ft of 0.006-inch slotted screen (8 to 18 ft BLS).

Groundwater flow direction generally consistent with May 2016. Antimony was detected above NADC in SFOC-IW0001S (stable concentration trend). Antimony was not detected in SFOC-IW0008 which is representative of actual surficial aquifer conditions.

FDEP does not want to abandon SFOC-IW0001S at this time.

Team consensus reached to use SFOC-IW0008 as a replacement for SFOC-IW0001S for LTM program.

Team consensus reached to sample SFOC-IW0004S (downgradient well) and SFOC-IW0008 for antimony during next biennial sampling event (Spring 2020).

Team consensus reached to collect water level measurements from the following wells on a biennial basis with alternating seasons (next event in Spring 2020): SFOC-IW0001S, SFOC-IW0002S, SFOC-IW0003S, SFOC-IW0004S, SFOC-IW0005S, SFOC-IW0006S, and SFOC-IW0008.

Team consensus reached to investigate antimony concentration in unsaturated zone (soil sampling expected to be conducted in 2019).

VAB/MLPV Area: 2018 groundwater flow directions are consistent with historical data. VC is the only COC.

Summary of 2018 VC Results:

Shallow Zone – VC is greater than GCTL in 1 of 1 well sampled (25 $\mu g/L$).

Intermediate Zone – VC greater than GCTL in 5 of 8 wells sampled (1.6 to 76 $\mu g/L$).

Deep Zone – VC greater than GCTL in 9 of 10 wells sampled (1.5 to 40 $\mu g/L).~VC$ greater than NADC in MLPV-IW0052 (160 $\mu g/L).$ Mann-Kendall Statistical Summary: Decreasing tends were exhibited in 7 wells and no trend in 3 wells.

No increasing trends were exhibited in 7 wells and no trend in 3 wells No increasing trends observed in VAB Area wells which is consistent with the 2016 evaluation.

Team consensus reached to remove VAB/MLPV Area from the VAB LTM program as sampling will be performed under the MLPV (SWMU 056).

Result: Decision item 1812-D27 through D40

	Minutes Reference	Decision
1812-D27	1812-M8	VAB LTM Program - Team consensus reached for NFA action for West Crawler Park Site (SWMU 044) and Mission Support Building Area (SWMU 108) as groundwater will be monitored under SWMU 056.
1812-D28	1812-M8	Mission Support Building Area (SWMU 108) - Team consensus reached to submit SRCO for Mission Support Building Area (SWMU 108).
1812-D29	1812-M8	West Crawler Park Site (SWMU 044) - Team consensus reached to submit SRCO for West Crawler Park Site (SWMU 044).

KSCRT December 2020 Meeting

Meeting Minutes and Decisions

Revision 1 Meeting Minutes for December 10th, 2020

Revision 1 Meeting Minutes for December 10th, 2020

Attendees:

- 1. Laura Barrett/FDEP
- 2. Kirk Johnson/FDEP
- 3. Mike Deliz/NASA
- 4. Ryan O'Meara/NASA
- 5. Deda Johansen/NASA
- 6. Anne Chrest/NASA
- 7. Natasha Darre/NASA
- 8. Michelle Moore/NEMCON
- 9. Mark Speranza/Tetra Tech
- 10. Mark Jonnet/Tetra Tech
- 11. Chris Adkison/Tetra Tech
- 12. Debbie Wilson/Tetra Tech
- 13. Alex Murphy/Tetra Tech

- 14. James Lloyd/Tetra Tech
- 15. Sarah Damphousse/Tetra Tech
- 16. Andrew Walters/Tetra Tech
- 17. Chris Neumann/Tetra Tech
- 18. Jennifer Joyal/AECOM
- 19. Steve Cobert/AECOM
- 20. Linnea King/AECOM
- 21. Richard Smith/HGL
- 22. Cady Carol/HGL
- 23. Jason Bublitz/HGL
- 24. Brad Mitchell/HGL
- 25. Scott Starr/HGL

2012-M10 Steve Cobert /AECOM

Manhole Dewatering Operations (PRL #204), Area 3 Repeater Building (PRL #210), and Stand-Alone Electrical Equipment LOC 16 (PRL #227b), and 19 (PRL #227c), December 2020

Goal: The purpose of the advance data package (ADP) is to summarize the soil interim measures (IM) at seven locations of concern (LOCs) within three potential release locations (PRLs), review additional soil and groundwater sampling conducted to support recommendations for no further action (NFA) at PRL #227 (LOC 16 and 29), PRL #204 (LOC 7A only), and PRL #210 (LOC 2 and LOC 4), and test consensus on the path forward.

Discussion: AECOM provided a summary of the soil IM locations for each of the sites. FDEP requested clarification on slide 7 of the ADP; was the Stand-alone Electrical Equipment (SAEE), PRL #227, site a polychlorinated biphenyl (PCB) issue? AECOM confirmed that it was. Regarding PRL #204 (Manhole Dewatering Operations), NASA added that previously there was contamination identified with 1200 manholes on center associated with dewatering during maintenance activities. FDEP asked if there were any issues with the water in the manholes? NASA responded that there is Orangeburg pipe (which contains polynuclear aromatic hydrocarbons [PAHs]) located in some of the manholes. FDEP asked if NASA found PAHs associated with Orangeburg in the

manholes, to which NASA confirmed they did in a couple of areas. FDEP inquired if the last two LOCs on slide 7 (Area 3 Repeater Building PRL #210: LOC 2 and LOC 4), also contained PAHs? NASA confirmed with a yes, but explained that AECOM would provide more detail later in the presentation.

PRL #227b (LOC 16) included a soil IM for PCB-contaminated soil to a depth of 0.5' below land surface (bls), completed on March 12, 2020. Previous consensus was reached to install one 2-inch diameter shallow monitoring well (SAEE-MW0002), and perform one groundwater sampling event (with analysis for PCBs by EPA Method SW8082A). The well install location had to be adjusted based on utility infrastructure below ground in this area. The well was installed as close as possible based on these limitations. The results from the groundwater sampling event were below reporting limits of 0.16 and 0.20 $\mu g/L$ for each PCB congener, which are less than the Florida Groundwater Cleanup Target Level (GCTL) of 0.5 $\mu g/L$. FDEP noted that the well location, although not ideal, was the best that could be done.

The Team reached consensus for No Further Action for groundwater and soil at PRL #227b (SAEE) LOC 16 under Risk Management Option Level 1 (RMO-1), Chapter 62-780.680(1) of the Florida Administrative Code (FAC) (2012-D12).

FDEP made a note to be specific when requesting NFA for a site. When requesting NFA under RMO-1, please state whether the GCTLs have been met or whether an alternative CTL is being applied based on GCTLs derived from nuisance, organoleptic, or aesthetic considerations. Also, will there be a separate report after the IM report that will address the Site Rehabilitation Completion (SRC) Request? NASA confirmed they would be submitting an SRC report. FDEP asked that NASA please use engineering and professional certifications, as stated in Chapter 62-780.400, that the work is completed and in conformance with 62-780, other applicable rules, and professional standards.

PRL #227c (LOC 29) included a soil IM for PCB-contaminated soil from land surface to a depth of either 0.5' or 4.0' bls, completed on March 12, 2020. The IM removed 6.3 cubic yards of contaminated soil. Sidewall and bottom soil sampling were conducted, and the results were below residential SCTL (R-SCTL) criteria of 0.5 mg/kg.

Previous consensus was reached to install one 2-inch diameter shallow monitoring well (SAEE-MW0003), and perform one groundwater sampling event (analysis for PCBs by EPA Method SW8082A). The results from the groundwater sampling event were below reporting limits of 0.16 and 0.20 μ g/L for the individual congeners.

FDEP inquired if the ditch adjacent to this location shown in the photographs was normally full of water? NASA responded that this is the end of the wet season, which is why the ditch is retaining water at this time. FDEP stated there is a low leachability threshold for PCBs to surface water. If we are going for site closure, there could be a concern that the surface water could be ecological habitat. If there is no surface water nearby a site, the NFA decision is easier. NASA stated that this ditch is part of a stormwater conveyance system. HGL stated that a swale with intermittent water should not be considered surface water. FDEP followed up and stated that in the site closure request, ensure we state this is an intermittent ditch and that it is part of a stormwater conveyance system. FDEP has a checklist they go through for SRC Order (SRCO) requests, and one of the boxes to be checked is that surface water is not contaminated. If the water is present year-round, then it is considered surface water. NASA stated that this ditch receives water from all the surrounding roads, and is a stormwater conveyance. FDEP requested that NASA clarify in their request for site closure that this is stormwater conveyance, please.

The Team reached consensus for No Further Action under RMO-1 for groundwater and soil at LOC 29 under PRL #227c (SAEE) (2012-D13).

The MHDO PRL #204 (LOC 7A) included a soil IM for lead-contaminated soil from a depth of 0 to 0.5' bls, completed on June 9 and 10, 2020. The IM removed 6 cubic yards of contaminated soil. Previous consensus was reached to collect an additional soil sample(s) 10 to 15 ft west of SB0014 for lead analysis (EPA Method SW6010). On October 21-26, 2020, AECOM used existing coordinates to locate and mark previous soil borings and reestablish excavation boundaries. It was discovered that SB0014 was further south than depicted in historical figures. AECOM expanded soil samples collected to include both west and south side of SB0014. AECOM collected four samples (of which two were held and

ultimately not analyzed) to confirm that excavation was adequate and not leaving any lead contamination out there. Results for the two analyzed samples were below the lead R-SCTL of 400 mg/kg.

FDEP inquired what "R" and "L" stand for? They are used in the figure in red on slide 21. NASA clarified it was the abbreviation to signify residential and leachability exceedances.

The Team reached consensus for No Further Action under RMO-1 for groundwater and soil at LOC 7A under PRL #204 (MHDO) (2012-D14). The next step will be to prepare a SRC Report.

Area 3 Repeater Building (A3RB) PRL #210 LOC 2 included a soil IM for PAH-contaminated soil to a depth to 0.5' bls, completed on June 8, 2020. The IM removed 7.4 cubic yards of contaminated soil. Previous consensus was reached to install one 2-inch diameter shallow monitoring well (A3RB-MW0002), and perform one groundwater sampling event for PAHs (EPA Method SW8270D SIM). The results from the groundwater sampling event were below reporting limits of 0.20, 0.32, or 0.032 μ g/L for the individual PAH compounds.

FDEP inquired if this was also related to manhole dewatering operations? AECOM stated it was not. The PAHs at this LOC were tied to a generator.

FDEP inquired on the reporting limits. Are these reporting limit detection limits? Sometimes labs report the Limit of Quantitation and refer to it as the detection limit, which is equal to the Method Detection Limit. Are you using the word detection limit generically? AECOM responded that they were not using the terminology generically. They checked the information real time and reported that the reporting limit provided for A3RB LOC 2 was the laboratory Method Detection Limit.

The Team reached consensus for No Further Action under RMO-1 for groundwater and soil at LOC 2 under PRL #210 (A3RB) (2012-D15).

A3RB PRL #210 LOC 4 included a soil IM for soils contaminated by PAHs, copper, and lead to depths of 0.5'- 2.0' bls, completed between June 11-16, 2020. The IM removed a total of 131.6 cubic

yards of contaminated soil. Previous consensus was reached to sample the existing 1-inch diameter shallow monitoring well (MHDO-IW0006S) for lead (EPA Method SW6010). The results from the groundwater sampling event were below the lead GCTL of $15~\mu g/L$.

FDEP inquired on LOC 4, while recent work focused on groundwater at this location, do you have some sampling data for under the slab? NASA responded that the foundation of the building was deeper than the extent of the contamination of the soil and prevented further excavation. FDEP asked this to be stated clearly in the closure request when submitting.

The Team reached consensus for No Further Action under RMO-1 for groundwater and soil at LOC 4 under PRL #210 (A3RB) (2012-D16).

Result: Decision item 2012-D12 through D16

December 2020 Decision Items Rev 1									
Decision	Minutes	Decision							
No.	Reference								
2012-D12	2012-M10	Manhole Dewatering Operations (PRL #204), Area 3 Repeater Building (PRL #210), and Stand-Alone Electrical Equipment LOC 16 (PRL #227b), and 19 (PRL #227c), December 2020: The Team reached consensus for No Further Action for groundwater and soil at PRL #227b (SAEE) LOC 16 under Risk Management Option Level 1 (RMO-1), Chapter 62-780.680(1) of the Florida Administrative Code (FAC).							
2012-D13	2012-M10	Manhole Dewatering Operations (PRL #204), Area 3 Repeater Building (PRL #210), and Stand-Alone Electrical Equipment LOC 16 (PRL #227b), and 19 (PRL #227c), December 2020: The Team reached consensus for No Further Action under RMO-1 for groundwater and soil at LOC 29 under PRL #227c (SAEE).							
2012-D14	2012-M10	Manhole Dewatering Operations (PRL #204), Area 3 Repeater Building (PRL #210), and Stand-Alone Electrical Equipment LOC 16 (PRL #227b), and 19 (PRL #227c), December 2020: The Team reached consensus for No Further Action under RMO-1 for groundwater and soil at LOC 7A under PRL #204 (MHDO).							
2012-D15	2012-M10	Manhole Dewatering Operations (PRL #204), Area 3 Repeater Building (PRL #210), and Stand-Alone Electrical Equipment LOC 16 (PRL #227b), and 19 (PRL #227c), December 2020: The Team reached consensus for No Further Action under RMO-1 for groundwater and soil at LOC 2 under PRL #210 (A3RB).							
2012-D16	2012-M10	Manhole Dewatering Operations (PRL #204), Area 3 Repeater Building (PRL #210), and Stand-Alone Electrical Equipment LOC 16 (PRL #227b), and 19 (PRL #227c), December 2020: The Team reached consensus for No Further Action under RMO-1 for groundwater and soil at LOC 4 under PRL #210 (A3RB).							

KSCRT April 2021 Meeting

Meeting Minutes and Decisions

Revision 1 Meeting Minutes for April 28th & 29th, 2021

Attendees:

- 1. Bruce Moore/FDEP
- 2. Mike Deliz/NASA
- 3. Ryan O'Meara/NASA
- 4. Deda Johansen/NASA
- 5. Anne Chrest/NASA
- 6. Natasha Darre/NASA
- 7. Dinh Vo/NASA
- 8. Michelle Moore/NEMCON
- 9. Mark Speranza/Tetra Tech
- 10. Mark Jonnet/Tetra Tech
- 11. Chris Hook/Tetra Tech

- 12. Chris Johnson/AECOM
- 13. Josh Lerch/AECOM
- 14. Howard Fowler/Tetra Tech
- 15. James Lloyd/Tetra Tech
- 16. Sarah Damphousse/Tetra Tech
- 17. Jennifer Joyal/AECOM
- 18. Linnea King/AECOM
- 19. Randy Sillan/AECOM
- 20. Chad Lee/AECOM
- 21. Richard Smith/HGL
- 22. Cady Carol/HGL

2104-M05 Howard Fowler/HGL

Stand-Alone Electrical Equipment (PRL #227d) Location of Concern 30, April 2021

Goal: The purpose is to document is to present the results of the 2020 Confirmatory Sampling Results and Recommendations moving forward.

Discussion: Confirmatory sampling was performed at 48 of the 49 Stand-alone Electrical Equipment locations of concern (LOC) in 2019. LOC 30 was not sampled at that time due to operational constraints. In November 2020, ten samples were collected at LOC 30 from 0.5-1.5 feet below land surface (ft bls). The samples were composites of asphalt, road base and soil. Samples were analyzed for polychlorinated PCBs, and no PCBs were detected in any of the ten soil samples. However, there was a delay in shipment and the samples were analyzed out of hold time. While PCBs are very stable and the results are not suspect, NASA elected to confirm the results.

In December 2020, discrete samples of asphalt, road base and soil were collected from six locations adjacent to November 2020 sample locations. The 18 samples were analyzed for PCBs, and there were no detections.

The Team reached consensus for No Further Action (NFA) at LOC 30 for PRL #227d (Stand-Alone Electrical Equipment) under FAC 62-780.680(I) RMO I (2104-D21).

Result: Decision item 2104-D21

	Minutes	Decision
No.	Reference	
2104-D21	2104-M05	Stand-Alone Electrical Equipment (PRL #227d) Location of Concern 30, April 2021: The Team reached consensus for No Further Action (NFA) at LOC 30 for PRL #227d (Stand-Alone Electrical Equipment) under FAC 62-780.680(I) RMO I.

ENCLOSURE 4

KSC PFAS Dewatering Construction Projects

PFAS Dewatering Construction Projects 2022 KSC LUCIP Report Kennedy Space Center, Florida

SMWU/PRL	Name	KSC Project Control Number (PCN)	Date FDEP Concurrence Received	Dewatering Volume (gal)	Pumping Duration	Dewater Design Details	Effluent Discharge Location	Dewatering Guidance Issued	Post Dewatering Sampling Required	Post Dewatering Sample Date
						6-inch wellpoint header around				
						the excavation area, connected to				
						a 4-inch Double Diaphragm High	Discharge			
	Intersection of Saturn Causeway and	PCN 96968.4 – Water/Wastewater Upgrades				Volume Pump. Well points installed to 15 feet bls. 612,000	dewatering effluent into the open utility	Dewatering effluent will be discharged into the open utility trench, which has overflow into a grassy area. A soil berm will installed around the grassy area to		
SWMU #056	Instrumentation Road	Phase 5	14-Aug-2019	1,836,000	3 days	gal/day.	trench.	contain the water, allowing water to percolate.	Yes	TBD
		PCN 98966.4 & 98966.5 (Safety and Reliability Upgrade, Kennedy Space Center					MH-19 effluent will be discharged	MH-19 effluent will be discharged directly to the ground in the field east of the		
		Institutional Power Systems, Phase 4 and					directly to the ground			
		Phase 5, Package 1: Replacement of 10 Load				Pump out manhole MH-19 to	in the field east of the			
SWMU #093	Citgo Service Station	Break Switches	30-Sep-2019	180,000	15 days	support electrical upgrades.	Citgo Gas Station.	swales.	Yes	15-Sep-2021
							MH-126 effluent will	At Manhole-126 near the former CIF, the results are below FDEP's current		
							be discharged to	provisional groundwater cleanup target levels (GCTLs). A nearby location can be		
							ground surface within the former	prepared to receive effluent, configured so that the effluent percolates into the ground and does not flow into nearby swales or ditches. FDEP requires that		
							CIF residuals	groundwater samples be collected in the percolation location after the dewatering		
	Former Central Instrumentation Facility	3288049 - KIAC T0467 Distribution of FS05				Pump out MH-126 to support	disposal area near the	effort is complete. The Remediation Program plans future sampling at the former		
SWMU #126	(CIF)	in the Industrial Area	18-Jan-2022	4,000-8,000	8-12 hours	installation of fiber optic cable	manhole	CIF and therefore we will be able to collect those samples.	Yes	TBD
								Areas to be dewatered are within the 10 ppt PFOS contour. Dewatering location is		
							Effluent discharged	north of the SLF concrete apron. Effluent will be discharged to the swales east of the newly constructed road and cul-de-sac. These swales are not connected to the		
							to swales east of the	stormwater system. No effluent will be allowed to flow west towards the surface		
		SF0071 - Space Florida, SLF Power and				Dewatering pumping rate of	newly constructed	water bodies. Effluent will be sampled and the dewatering system will be inspected		
SWMU #114	Shuttle Landing Facility (SLF)	Communications Improvements	28-Jan-2022	37,500,000	75 days	500,000 gal/day.	road and cul-de-sac.	daily.	Yes	TBD
						Dewatering to replace septic system at KARS Park 1 with				
						gravity sewer lines and a lift				
						station. Dewatering system				
						consists of a 6-inch wellpoint		Effluent will be pumped directly onto adjacent ground in the upland area located		
						header around the excavation area, connected to a 8-inch Rotary	Dewatering effluent will be discharged to	west of KARS Park 1 and allowed to percolate. This area is not part of any stormwater system. There is no connection to the Banana River Lagoon and water		
						Wellpoint Pump. Well points	the upland area	will percolate into the ground. A watch person with sand bags will be on stand-by		
	Kennedy Athletic Recreation and Social	PCN 96968.4 - Water/Wastewater Upgrades				installed to 17 feet bls. 3,335,200		should sheet flow begin to pool and threaten to overflow into surface water features.		
SWMU #084	(KARS) Park 1	Phase 5	25-Feb-2022	16,776,000	5 days	gal/day.	KARS Park 1.	If effluent begins to pool, effluent will be sampled.	Yes	TBD
						Pump out Communication	MH-04 and MH-05	Manhole MH-04 is located outside the inferred 10 ppt PFOS contour. Conduits connect manholes MH-04 and MH-05. As a result, manhole MH-05 will be pumped.		
					8 to 12	Manholes MH-04 and MH-05 to	effluent discharged to	down first to mitigate potential contaminant migration. For MH-04 and MH-05	'l	
					hours/each	support fiber optic cable	median swale along	sandbags will be installed around stormwater inlet in the swale, to allow pumped		
SWMU #126	Former Central Instrumentation Facility	3293720 - KIAC Install SpaceX Fiber Cable	8-Mar-2022	18,000	manhole	installation.	NASA Causeway.	water to percolate.	Yes	TBD
							MH-37A and MH-			
							37B effluent			
					8 to 12	Pump out Communication Manholes MH-37A and MH-37B	discharged to swale between Fire Station	Conduits connect manholes MH-37A and MH-37B. Manhole MH-37B had the highest PFAS result. Manhole MH-37B will be pumped first to draw water from		
		3288049 - KIAC T0467 Distribution of FS05			hours/each	to support fiber optic cable	#1 and Central	manhole MH-37A. The culvert in the swale will be blocked to allow effluent to		
SWMU #116	Fire Station #1	in the Industrial Area	8-Mar-2022	15,000	manhole	installation.	Supply Warehouse.	percolate.	Yes	TBD
							MH-37 effluent will	Manhole MH-37 is located inside the inferred 10 ppt PFOS contour and outside		
					8 to 12	Pump out Communication	be discharged	area with VOCs exceeding NADCs. Effluent will be pumped directly onto adjacent		
	Central Heat Plant	3288049 - KIAC T0467 Distribution of FS05			hours/each	Manhole MH-37 to support fiber	directly to adjacent	ground and allowed to percolate. A watch person with hay bales will be on stand-by		
SWMU #116	Fire Station No.1	in the Industrial Area	8-Mar-2022	4,000	manhole	optic cable installation.	ground.	should sheet flow approach within 10 feet of adjacent stormwater swales.	Yes	TBD

PFAS Dewatering Construction Projects 2022 KSC LUCIP Report Kennedy Space Center, Florida

SMWU/PRL	Name	KSC Project Control Number (PCN)	Date FDEP Concurrence Received	Dewatering Volume (gal)	Pumping Duration	Dewater Design Details	Effluent Discharge Location	Dewatering Guidance Issued	Post Dewatering Sampling Required	Post Dewatering Sample Date
		3302770 - KIAC Dig Trench between			8 to 12 hours/each	Pump out Communication Manholes MH-47, MH-47A, and MH-47B to support fiber optic	ground west of manhole MH-47A. MH-47B effluent will be discharged to ground west of	Manholes MH-47, MH-47A, and MH-47B are within the 10 ppt PFOS contour. Effluent from MH-47 and MH-47A will be allowed to percolate on the ground west of manhole MH-47A. A watch person with sand bags will be on stand-by should sheet flow approach within 10 feet of the adjacent stormwater swale. Effluent from MH-47B will be allowed to percolate on the ground west of Facility M6-0589. A watch person with sand bags will be on stand-by should sheet flow approach within		
	Base Support Building Base Support Building	Manhole #047A and M6-0639 98966.4 & 98966.5 (Safety and Reliability Upgrade, Kennedy Space Center Institutional Power Systems, Phase 4 and Phase 5, Package 1: Replacement of 10 Load Break Switches	10-May-2022	1,100	8 to 12 hours/each manhole	cable installation. Pump out manhole MH-77 to support replacement of an electrical load break switch.	MH-77 effluent will be discharged directly to adjacent ground.	10 feet of the adjacent stormwater swale. Manhole MH-77 is located inside the inferred 10 ppt PFOS contour. Effluent will be pumped directly onto adjacent ground and allowed to percolate. A watch person with sand bags will be an istand-by should sheet flow approach within 10 feet of the adjacent stormwater swale.	Yes	TBD
		PCN 96968.4 – Water/Wastewater Upgrades			2 weeks	6-inch wellpoint header around the excavation area, connected to a 4-inch Double Diaphragm High Volume Pump. Well points installed to 10 feet bls. 612,000	Across Crawlerway and discharged into a	Dewatering effluent will be directed across the Crawlerway and discharged into a Retention Pond. The culvert at the northern edge of the retention pond will be plugged to block flow and ensure effluent is contained and allowed to percolate and infiltrate back into groundwater. Dewatering management also needs to include worker safety measures due to PPOS/PFOA groundwater contamination. Filter methods will be utilized at the discharge end to filter any sediment before being		
	Orbital Processing Facility (VAB Area) Component Cleaning Facility	Phase 5 EWR162415 - BOSS dewatering in support of SpaceX Project	13-Oct-2022 30-Nov-2022	6,120,000 21,600	8 to 12 hours/each manhole	gal/day. Pump out manholes P-1, P-4, P-9, P-11, P-14, and P-17 to support the feasibility of expanding Saturn Causeway. 3,600 gal/manhole.	Effluent will be discharged directly to the ground 25 feet south of each manhole.	discharged into the retention pond. Effluent will be discharged directly to the ground 25 feet south of each manhole. Sandbags will be used to construct a 1,000 sq. ft. temporary pond at the manholes to allow the pumped water to percolate into the ground. The temporary ponds will be constructed at manholes P-1, P-4, P-9, P-11, and P-14. No controls will be utilized at manhole P-17, since the ground surface at P-17 location does not discharge into any feature that connects to surface water.	Yes Yes	TBD TBD
SWMU #105	Former Fire Station #2 and VAB Area	3314676 - KIAC Install Fiber Cable between K6-1193 and K6-1096	12-Dec-2022	48.000	2-3 days	Pump out Communication Manholes MH-500, MH-500A, and MH-500B to support fiber optic cable installation.		Manholes MH-500, MH-500A, and MH-500B are within the 4 ppt PFOS contour. MH-500B will be dewatered before MH-500A to prevent siphoning into MH- 500A. Effluent from MW-500B will discharged into the adjacent swale located between the railroad track and parking lot. Estimated 10,000 gallons pumped from MH-500B. Effluent from MW-500A will discharged into the adjacent swale located between the railroad track and parking lot. Estimated 30,000 gallons pumped from MH-500A. Effluent from MW-500 will discharged onto the ground on the east side of the VAB Repeater Building. Estimated 8,000 gallons pumped from MH-500. At MH-500, the pumping rate will be regulated to prevent overflow and allow for percolation. There are no points of discharge to surface water or conveyance to surface water at both effluent discharge locations.	Yes	TBD

BOSS = Base Operations and Spaceport Services Contract

gal = gallons
KARS Park 1 = Kennedy Athletic Recreation and Social Park 1
KIAC = Kennedy Infrastructure, Applications, and Communications

KSC = Kennedy Space Center
MH = utility manhole
NADC = Natural Attenuation Default Concentration

PCN = Project Control Number
PFOA = Perfluorooctanoic acid
PFOS = Perfluorooctanesulfonic acid

PFOS = Perfluorooctanesulfonic acid ppt = parts per trillion PRL = Potential Release Location SpaceX = Space Exploration Technologies Corporation SLF = Shuttle Landing Facility SWMU = Solid Waste Management Unit

TBD = To be determined

VAB = Vehicle Assembly Building

ENCLOSURE 5

KSC PFAS Dewatering Sampling Locations

